IN ASSEMBLY

June 1, 2016

Introduced by COMMITTEE ON RULES -- (at request of M. of A. Cymbrowitz) -- (at request of the Office for the Aging) -- read once and referred to the Committee on Aging

AN ACT to amend the elder law and the executive law, in relation to the review of criminal history information by the state office for the aging of prospective volunteers and paid employees

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. The elder law is amended by adding a new section 224 to read as follows:

- S 224. REVIEW OF CRIMINAL HISTORY INFORMATION CONCERNING PROSPECTIVE VOLUNTEERS AND EMPLOYEES. 1. THE OFFICE FOR THE AGING SHALL BE AUTHORIZED TO RECEIVE FROM THE DIVISION OF CRIMINAL JUSTICE SERVICES CRIMINAL HISTORY INFORMATION, AS SUCH TERM IS DEFINED IN PARAGRAPH (C) OF SUBDIVISION ONE OF SECTION EIGHT HUNDRED FORTY-FIVE-B OF THE EXECUTIVE LAW, AND INFORMATION FROM THE FEDERAL BUREAU OF INVESTIGATION RESULTING FROM A NATIONAL CRIMINAL HISTORY RECORD CHECK, ON EACH PROSPECTIVE EMPLOYEE OR VOLUNTEER WHOSE DUTIES WILL INVOLVE THE PROVISION OF DIRECT SERVICES TO OLDER ADULTS THROUGH PROGRAMS ADMINISTERED BY THE OFFICE, INCLUDING BUT NOT LIMITED TO COORDINATORS AND VOLUNTEERS PROVIDING DIRECT SERVICES UNDER THE LONG TERM CARE OMBUDSMAN PROGRAM.
- 2. ACCESS TO AND THE USE OF CRIMINAL HISTORY INFORMATION SHALL BE GOVERNED BY THE PROVISIONS OF SECTION EIGHT HUNDRED FORTY-FIVE-B OF THE EXECUTIVE LAW.
- S 2. Paragraph (c) of subdivision 1 of section 845-b of the executive law, as amended by chapter 769 of the laws 2005, is amended to read as follows:
- (c) "Criminal history information" means a record of pending criminal charges, criminal convictions which are not vacated or reversed, and certificates filed pursuant to subdivision two of section seven hundred five of the correction law, and which the division is authorized to maintain pursuant to subdivision six of section eight hundred thirty-seven of this article. For the purposes of criminal history information checks authorized pursuant to article twenty-eight-E of the public

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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health law OR SECTION TWO HUNDRED TWENTY-FOUR OF THE ELDER LAW, criminal history information shall also include information from the federal bureau of investigation as a result of a national criminal history record check.

- S 3. Subdivision 2 of section 845-b of the executive law, as amended by section 5 of part F of chapter 501 of the laws of 2012, is amended to read as follows:
- 2. Where a provider is authorized or required to request a check of criminal history information by an authorized agency pursuant to section 16.33 or 31.35 of the mental hygiene law, article twenty-eight-E of the public health law [or], subdivision one of section three hundred seventy-eight-a of the social services law, OR SECTION TWO HUNDRED TWENTY-FOUR OF THE ELDER LAW, such provider shall proceed pursuant to the provisions of this section and in a manner consistent with the provisions of article twenty-three-A of the correction law, subdivisions fifteen and sixteen of section two hundred ninety-six of this chapter and all other applicable laws.
- S 4. Paragraph (a) of subdivision 3 of section 845-b of the executive law, as amended by chapter 769 of the laws of 2005, is amended to read as follows:
- A provider authorized to request a check of criminal history information pursuant to subdivision two of this section shall designate one authorized person who shall request a check of criminal history information on behalf of such provider pursuant to this section and review the results of such check. Only such authorized person or his or her designee and the subject individual to whom such criminal history information relates shall have access to such information; provided, however, that criminal history information received by a provider may be disclosed to other persons who are directly participating in any decision in regard to such subject individual; and provided, further, that such other persons shall also be subject to the confidentiality requirements and all other provisions of this section. In the case of requests made pursuant to article twenty-eight-E of the public health law OR SECTION TWO HUNDRED TWENTY-FOUR OF THE ELDER LAW, only information authorized for disclosure under applicable federal laws shall be transmitted to the provider. Each provider shall specifically identify to the authorized agency in writing, in advance of disclosure, the authorized person and each other such agent or employee of the provider who is authorized to have access to the results of a check of criminal history information pursuant to this section. Any person who willfully permits the release of any confidential criminal history information contained in the report to persons not permitted by this section to receive such information shall be guilty of a misdemeanor.
- S 5. Paragraphs (a) and (b) of subdivision 4 of section 845-b of the executive law, as amended by chapter 331 of the laws of 2006, are amended to read as follows:
- (a) The authorized agency shall pay the processing fee imposed pursuant to subdivision eight-a of section eight hundred thirty-seven of this article, and in the case of the authorized agency pursuant to article twenty-eight-E of the public health law OR SECTION TWO HUNDRED TWENTY-FOUR OF THE ELDER LAW, any fee imposed by the federal bureau of investigation, and shall promptly submit the fingerprints and the processing fee to the division for its full search and retain processing, and in the case of the authorized agency pursuant to article twenty-eight-E of the public health law OR SECTION TWO HUNDRED TWENTY-FOUR OF THE ELDER LAW, the division shall immediately forward the fingerprints

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the federal bureau of investigation for a national criminal history record check. The authorized agency may charge a provider a fee in amount no greater than the fee established pursuant to law by the division for processing such a criminal history information check, in such amounts as may be established by the authorized agency and approved by director of the division of the budget, and in the case of the authorized agency pursuant to article twenty-eight-E of the public health law OR SECTION TWO HUNDRED TWENTY-FOUR OF THE ELDER LAW, a fee no greater than any fee imposed by the federal bureau of investigation. Nothing in this section shall prohibit the authorized agency or provider from claiming the cost of such fees and related costs, including admin-istrative costs, as a reimbursable cost under the medical assistance program, Medicare or other payor, to the extent permitted by state and federal law.

- (b) The division shall promptly provide requested state criminal history information to the authorized agency and, in accordance with article twenty-eight-E of the public health law AND SECTION TWO HUNDRED TWENTY-FOUR OF THE ELDER LAW, the department of health [is] AND THE NEW YORK STATE OFFICE FOR THE AGING, RESPECTIVELY, ARE authorized also to receive criminal history information from the federal bureau of investigation, after the receipt of a request pursuant to this section if such request is:
- (i) made pursuant to a request by an authorized person on behalf of a provider authorized to make such a request pursuant to subdivision two of this section;
- (ii) accompanied by the completed form described in this section; and (iii) accompanied by fingerprints of the subject individual obtained pursuant to this section.
- S 6. Subdivision 8 of section 845-b of the executive law, as amended by chapter 769 of the laws of 2005, is amended to read as follows:
- 8. A provider shall advise the authorized agency when a subject individual is no longer subject to such check. The authorized agency shall inform the division when a subject individual is no longer subject to such check so that the division may terminate its retain processing with regard to such individual. At least once a year, the authorized agency shall be required to conduct a validation of the records maintained by the division, including information obtained from the federal bureau of investigation pursuant to article twenty-eight-E of the public health law OR SECTION TWO HUNDRED TWENTY-FOUR OF THE ELDER LAW, and provide such results to the authorized agency for purposes of updating the permanent record of such criminal history information results.
 - S 7. This act shall take effect immediately.