STATE OF NEW YORK

4068

2021-2022 Regular Sessions

IN SENATE

February 2, 2021

Introduced by Sen. MYRIE -- read twice and ordered printed, and when printed to be committed to the Committee on Crime Victims, Crime and Correction

AN ACT to amend the correction law and the executive law, in relation to prohibiting colleges from asking about an applicant's prior arrests or convictions during the pre-admissions process

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. The correction law is amended by adding a new article 23-B
2	to read as follows:
3	ARTICLE 23-B
4	COLLEGE ADMISSIONS FOR PERSONS PREVIOUSLY CONVICTED
5	OF ONE OR MORE CRIMINAL OFFENSES
б	Section 770. Definitions.
7	771. Legislative intent.
8	772. Prohibition against inquiries about arrests that did not
9	result in a criminal conviction and criminal convictions
10	that have been sealed.
11	773. Pre-acceptance prohibition against inquiry into criminal
12	history.
13	774. Post-acceptance inquiry about criminal history permitted.
14	775. Inquiries into criminal history not required.
15	776. Enforcement.
16	<u>§ 770. Definitions. 1. "College" shall mean colleges, universities,</u>
17	professional and technical schools and other institutions of higher
18	education authorized to confer degrees pursuant to subdivisions two,
19	three and eight of section two of the education law.
20	2. "Admissions decision-making process" shall mean submission of the
21	application and all aspects of the application process through admis-
22	sion.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD08251-01-1

S. 4068

3. "Direct relationship" means that there is a substantial connection between the nature of the crime for which the accepted individual was convicted and the activity or aspect of campus life at issue and such connection would create an unreasonable risk to the property or to the safety or welfare of specific individuals or the campus as a whole if the accepted student is permitted to participate with or without conditions.

8 <u>§</u> 771. Legislative intent. College education plays a critical role in 9 developing good citizenship, creating economic and social opportunities, 10 and enhancing public safety by reducing the recidivism of individuals 11 with a criminal history record. Therefore, it is the public policy of 12 this state to promote the admission to college of individuals previously 13 convicted of one or more criminal offenses and to allow such individuals 14 to fully participate in all aspects of college life.

§ 772. Prohibition against inquiries about arrests that did not result 15 16 in a criminal conviction and criminal convictions that have been sealed. At no time during the admission decision-making process or while a 17 student is enrolled shall colleges make any inquiry or consider informa-18 19 tion about any arrest or criminal accusation of an individual who is applying for admission or has been admitted that was followed by a 20 21 termination of that criminal action or proceeding in favor of such individual as defined in subdivision two of section 160.50 of the criminal 22 procedure law and section 375.1 of the family court act, or by a youth-23 ful offender adjudication as defined in subdivision one of section 24 25 720.35 of the criminal procedure law, or by a juvenile delinquency adju-26 dication as defined in subdivision one of section 380.1 of the family 27 court act, or by a conviction for a violation sealed or sealable pursuant to section 160.55 of the criminal procedure law, or by a conviction 28 29 which is sealed pursuant to section 160.58 of the criminal procedure 30 law.

31 § 773. Pre-acceptance prohibition against inquiry into criminal histo-32 ry. Colleges may not make any inquiry or consider information about an 33 individual's past criminal conviction or convictions at any time during 34 the application and admissions decision-making process.

35 § 774. Post-acceptance inquiry about criminal history permitted. 1.
36 After an individual has been admitted as a student, colleges may make
37 inquiries about and consider information about the individual's past
38 criminal conviction history for the purpose of offering supportive coun39 seling and services.

40 2. Colleges may also make inquiries about and consider information 41 about the individual's past criminal conviction history for the purpose 42 of making decisions about participation in activities and aspects of 43 campus life associated with the individual's status as a student, 44 including but not limited to housing. In making such inquiries and 45 considering such information:

(b) Colleges shall not establish outright bars to any activities or participation in aspects of campus life based on an admitted individual's criminal conviction history. Instead, colleges must develop an individualized process for determining whether or not there is a direct relationship between the accepted individual's criminal conviction history and the activity or aspect of campus life at issue. This individualized process must be set forth in writing and must include considaration of.

55 <u>eration of:</u>

 ^{46 (}a) Colleges shall not use information about an admitted individual's
 47 criminal conviction history to rescind an offer of admission.

S. 4068

1	(i) the age of the individual at the time of the behavior underlying
2	the criminal conviction or convictions;
3	(ii) the time that has elapsed since the behavior underlying the crim-
4	inal conviction or convictions;
5	(iii) the nature of the conviction or convictions and whether it bears
б	a direct relationship to the activity or participation in aspects of
7	<u>campus life at issue; and</u>
8	(iv) any evidence of rehabilitation or good conduct produced by the
9	accepted individual.
10	(c) This individualized process must further provide an accepted indi-
11	vidual an opportunity to appeal any denial or limitation of access to
12	any activity or aspect of campus life. Colleges must further inform
13	accepted individuals of this process in writing, including their right
14	to provide evidence of rehabilitation and good conduct and their right
15	to appeal.
16	§ 775. Inquiries into criminal history not required. This article does
17	not require colleges to make inquiries into or consider an individual's
18	criminal conviction history for any reason. If colleges elect to do so
19	for the purpose of determining if there is a direct relationship between
20	the accepted individual's conviction or convictions and activities or
21	participation in aspects of campus life, colleges must consider the
22	state's policy to promote the admission to college of individuals previ-
23	ously convicted of one or more criminal offenses and of allowing such
24	individuals full access to all aspects of college life.
25	<u>§ 776. Enforcement. Failure to comply with this section shall be an</u>
26	unlawful discriminatory practice as defined in subdivision twenty-three
27	of section two hundred ninety-six of the executive law.
28	§ 2. Section 296 of the executive law is amended by adding a new
29	subdivision 23 to read as follows:
30	23. It shall be an unlawful discriminatory practice for any college,
31	as defined in subdivision one of section seven hundred seventy of the
32	correction law, to make any inquiry into or consider information about
33	an individual's past arrest or conviction history at any time during the
34	application and admissions decision-making process or to rescind an
35	offer of admission based upon information about an individual's arrest
36	or conviction that occurred prior to admission.

37 § 3. This act shall take effect immediately.