STATE OF NEW YORK

4757

2021-2022 Regular Sessions

IN SENATE

February 10, 2021

Introduced by Sen. PARKER -- read twice and ordered printed, and when printed to be committed to the Committee on Health

AN ACT to amend the public health law and the executive law, in relation to the review of criminal history information concerning prospective residents of nursing homes

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

1	Section 1. The public health law is amended by adding a new article
2	28-F to read as follows:
3	ARTICLE 28-F
4	REVIEW OF CRIMINAL HISTORY INFORMATION
5	OF PROSPECTIVE RESIDENTS OF NURSING HOMES
б	Section 2899-b. Definitions.
7	2899-c. Requests for criminal history information concerning
8	prospective residents.
9	§ 2899-b. Definitions. As used in this article, the following words
10	and phrases shall have the following meanings:
11	1. "Criminal history information" shall mean a record of pending crim-
12	inal charges, criminal convictions which have not been vacated or
13	reversed, information from the federal bureau of investigation as a
14	result of a national criminal history record check, and certificates
15	filed pursuant to subdivision two of section seven hundred five of the
16	correction law and which the division of criminal justice services is
17	required to maintain pursuant to subdivision six of section eight
18	hundred thirty-seven of the executive law.
19	2. "Determination" shall mean the decision made by the department
20	after reviewing criminal history information to approve or disapprove a
21	prospective resident's eligibility for residence at a nursing home. All
22	such determinations shall be made in accordance with section eight
23	hundred forty-five-e of the executive law.

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

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1	3. "Nursing home" shall mean a nursing home as defined in section
2	<u>twenty-eight hundred one of this chapter.</u>
3	4. "Permanent record" shall mean a permanent, written record of a
4	determination and the criminal history information maintained by the
5	department for a period not to exceed ten years.
6	5. "Prospective resident" shall mean any individual, not currently a
7	resident, who files an application for residence in a nursing home and
8	the nursing home has a reasonable expectation to accept such individual
9	as a resident.
10	<u>§ 2899-c. Requests for criminal history information concerning</u>
11	prospective residents. 1. A nursing home shall request that the depart-
12	ment check, and upon such request the department shall check its perma-
13	nent record according to this section for a determination on a prospec-
14	tive resident. If a permanent record does not exist for the prospective
15	resident, the department shall be authorized to request and receive
16	criminal history information concerning the prospective resident from
17	the division of criminal justice services in accordance with the
18	provisions of section eight hundred forty-five-e of the executive law.
19	Access to and the use of such information shall be governed by the
20	provisions of such section. The division of criminal justice services is
21	authorized to submit fingerprints to the federal bureau of investigation
22	for a national criminal history record check.
23	2. To the extent permitted by law, a nursing home shall request and
24	receive from a prospective resident a sworn statement disclosing any
25	prior finding as a sex offender, as defined in section one hundred
26	sixty-eight-a of the correction law, or any criminal conviction the
27	sentence for which expired within the previous five years. Nursing homes
28	shall evaluate such statements in all residence decisions, including any
29	temporary approvals allowed under section eight hundred forty-five-e of
30	the executive law and the provisions of this section. The failure or
31	refusal of any prospective resident to provide any consent, information
32	or fingerprints necessary for a determination of such prospective resi-
33	dent's criminal history shall result in the denial of eligibility for
34	residence at the nursing home.
35	3. No person who has been fingerprinted pursuant to this article and
36	whose fingerprints remain on file with the division of criminal justice
37	services shall be required to undergo fingerprinting for purposes of a
38	new state check required by this article.
39	4. The commissioner shall promulgate all rules and regulations neces-
	sary to implement the provisions of this article, which shall include
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41	convenient procedures for prospective residents to verify the accuracy
42	of their criminal history information and, to the extent authorized by
43	law, to have access to relevant documents related thereto.
44	5. The department may accept digital fingerprint images or any other
45	acceptable technological devices used to obtain and/or transmit finger-
46	print images for the purposes of this article, as provided for in the
47	rules and regulations established by the commissioner pursuant to subdi-
48	vision four of this section. To the extent funds are available therefor,
49	grants to assist and facilitate the purchase of technology shall be
50	available to nursing homes which demonstrate the need for financial
51	assistance as determined by the department.
52	6. The department promptly shall make all determinations and actions
53	required by section eight hundred forty-five-e of the executive law upon
54	receipt of the information from the division of criminal justice
55	services and the federal bureau of investigation. The department shall
56	create a permanent record, update the information in accordance with

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1	section eight hundred forty-five-e of the executive law and make such
2	records available to nursing homes pursuant to this section.
3	7. The department shall allow all nursing homes access to any determi-
4	nation made upon a prospective resident at such time as such prospective
5	resident presents himself or herself to such nursing home for residence.
6	In the event that the prospective resident has a permanent record
7	already on file with the department, this information promptly shall be
8	made available to the nursing home which may provide residence to such
9	prospective resident.
10	8. The application fee for residence in a nursing home shall include
11	an additional sum of money sufficient to pay for the projected cost of
12	the fee established by law by the division of criminal justice services
13	for processing a criminal history information check, the fee imposed by
14	the federal bureau of investigation for a national criminal history
15	check, and costs associated with obtaining fingerprints.
16	§ 2. The executive law is amended by adding a new section 845-e to
17	read as follows:
18	§ 845-e. Requests for criminal history information; prospective nurs-
19	ing home residents. 1. As used in this section:
20	(a) "Authorized person" means the one individual designated by a
21	provider who is authorized to request, receive and review criminal
22	history information pursuant to this section, except that where the
23	number of applications received by a provider is so great that one
23 24	person cannot reasonably perform the functions of the authorized person,
24 25	a provider may designate one or more additional persons to serve as
26	authorized persons pursuant to this section.
27	(b) "Criminal history information" means a record of pending criminal
28	charges, criminal convictions which are not vacated or reversed, and
29	certificates filed pursuant to subdivision two of section seven hundred
30	five of the correction law, and which the division is authorized to
31	maintain pursuant to subdivision six of section eight hundred thirty-
32	seven of this article. For the purposes of criminal history information
33	checks authorized pursuant to article twenty-eight-E of the public
34	health law, criminal history information shall also include information
35	from the federal bureau of investigation as a result of a national crim-
36	inal history record check.
37	(c) "Nursing home" means a nursing home as defined in section twenty-
38	eight hundred one of the public health law.
39	(d) "Prospective resident" means any individual, not currently a resi-
40	dent, who files an application for residence in a nursing home and the
41	nursing home has a reasonable expectation to accept such individual as a
42	resident.
43	2. Where a nursing home is required to request a check of criminal
44	history information by the department of health pursuant to article
45	twenty-eight-F of the public health law, such nursing home shall proceed
46	pursuant to the provisions of this section and in a manner consistent
47	with the provisions of article twenty-three-A of the correction law,
48	subdivisions fifteen and sixteen of section two hundred ninety-six of
49	this chapter and all other applicable laws.
50	3. (a) A nursing home required to request a check of criminal history
50 51	information pursuant to subdivision two of this section shall designate
5⊥ 52	one authorized person who shall request a check of criminal history
53 E4	information on behalf of such nursing home pursuant to this section and
54	review the results of such check. Only such authorized person or his or
55	her designee and the prospective resident to whom such criminal history
56	information relates shall have access to such information: provided.

1	however, that criminal history information received by a nursing home
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2	may be disclosed to other persons who are directly participating in any
3	decision in regard to such prospective resident; and provided, further,
4	that such other persons shall also be subject to the confidentiality
5	requirements and all other provisions of this section. In the case of
6	requests made pursuant to article twenty-eight-F of the public health
7	law, only information authorized for disclosure under applicable federal
8	laws shall be transmitted to the nursing home. Each nursing home shall
9	specifically identify to the department of health in writing, in advance
10	of disclosure, the authorized person and each other such agent or
11	employee of the nursing home who is authorized to have access to the
12	results of a check of criminal history information pursuant to this
13	section. Any person who willfully permits the release of any confiden-
14	tial criminal history information contained in the report to persons not
$14 \\ 15$	permitted by this section to receive such information shall be guilty of
16	a misdemeanor.
17	(b) A nursing home requesting a check of criminal history information
18	pursuant to this section shall do so by completing a form established
19	for such purpose by the department of health in consultation with the
20	division. Such form shall include a sworn statement of the authorized
21	person certifying that:
22	(i) the person for whose criminal history information a check is
23	requested is a prospective resident for whom criminal history informa-
24	<u>tion is available by law;</u>
25	(ii) the results of such criminal history information check will be
26	used by the nursing home solely for purposes authorized by law; and
27	(iii) the nursing home and its agents and employees are aware of and
28	will abide by the confidentiality requirements and all other provisions
29	of this article.
30	(c) A nursing home required to request a criminal history information
31	check pursuant to this section shall inquire of a prospective resident
32	in the manner authorized by subdivision sixteen of section two hundred
33	ninety-six of this chapter. Prior to requesting such information, a
34	nursing home shall:
35	(i) inform the prospective resident in writing that the nursing home
36	is required to request a check of his or her criminal history informa-
37	tion and review the results of such check pursuant to this section;
38	(ii) inform the prospective resident that he or she has the right to
39	obtain, review and seek correction of his or her criminal history infor-
40	mation under regulations and procedures established by the division;
41	(iii) obtain the signed, informed consent of the prospective resident
42 42	on a form supplied by the department of health which indicates that such
43	prospective resident has:
44	(A) been informed of the right and procedures necessary to obtain,
45	review and seek correction of his or her criminal history information;
46	(B) been informed of the reason for the request for his or her crimi-
47	nal history information;
48	(C) consented to such request for a report; and
49	(D) supplied on the form a current mailing or home address.
50	Upon receiving such written consent, the nursing home shall receive or
51	obtain two sets of fingerprints of such prospective resident pursuant to
52	such regulations as may be necessary to be established by the department
53	of health in consultation with the division, and promptly transmit them
54	to such department.
55	(d) A prospective resident may withdraw his or her application for
56	residence pursuant to this section, without prejudice, at any time

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1	before residence is provided, regardless of whether the prospective
2	resident or nursing home has reviewed such prospective resident's crimi-
3	nal history information.
4	4. (a) The department of health shall pay the processing fee imposed
5	pursuant to subdivision eight-a of section eight hundred thirty-seven of
6	this article, and any fee imposed by the federal bureau of investi-
7	gation, and shall promptly submit the fingerprints and the processing
8	fee to the division for its full search and retain processing, and the
9	division shall immediately forward the fingerprints to the federal
	bureau of investigation for a national criminal history record check.
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11	The department of health shall charge a nursing home a fee, payable from
12	the application fee of the appropriate prospective resident, equal to
13	the fee established by law by the division for processing a criminal
14	history information check and the fee imposed by the federal bureau of
15	investigation for a national criminal history check.
16	(b) The division shall provide requested state criminal history infor-
17	mation to the department of health, which is also authorized also to
18	receive criminal history information from the federal bureau of investi-
19	gation, within thirty days of the receipt of a request pursuant to this
20	section if such request is:
21	(i) made pursuant to a request by an authorized person on behalf of a
22	nursing home authorized to make such a request pursuant to subdivision
23	two of this section;
24	(ii) accompanied by the completed form described in this section; and
25	(iii) accompanied by fingerprints of the prospective resident obtained
26	pursuant to this section.
27	(c) The division shall promptly forward a set of the prospective resi-
28	dent's fingerprints to the federal bureau of investigation for the
29	purpose of a nationwide criminal history record check to determine
30	whether such applicant has been convicted of a criminal offense in any
	state or federal jurisdiction. The division shall forward the results of
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32	such nationwide search to the department of health in the same form and
33	manner as the criminal history report created and provided by the divi-
34	sion pursuant to this section.
35	(d) Criminal history information provided by the division pursuant to
36	this section shall be furnished only by certified mail or hand delivery,
37	addressed to the department of health. Such information and the envelope
38	in which it is enclosed, if any, shall be prominently marked "confiden-
39	tial", and shall at all times be maintained by the department of health
40	<u>in a secure place.</u>
41	5. After reviewing any criminal history information provided by the
42	division concerning a subject individual, the department of health shall
43	take the following actions:
44	(a) Where the criminal history information concerning a prospective
45	resident reveals a conviction at any time for a sex offense defined in
	subdivision two or three of section one hundred sixty-eight-a of the
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47	correction law, unless the department of health determines, in its
48	discretion, that approval of the application will not in any way jeop-
49	ardize the health, safety or welfare of the residents and staff of the
50	nursing home.
51	(b) Where the criminal history information concerning a prospective
52	resident reveals a conviction for a crime other than one set forth in
	paragraph (a) of this subdivision, and the sentence for such crime was
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54	completed less than five years prior to the application, the department
55	of health shall inform the nursing home of such conviction, unless the
56	department of health determines, in its discretion, that approval of the

1	application will not in any way jeopardize the health, safety or welfare
2	of the residents and staff of the nursing home.
3	(c) Where the criminal history information concerning a prospective
4	resident reveals a conviction for a crime other than one set for in
5	paragraph (a) or (b) of this subdivision, the department of health shall
6	not disclose such information to the nursing home.
7	(d) Where the department of health provides criminal history informa-
8	tion concerning a prospective resident to a nursing home, the nursing
9	home shall notify the prospective resident of its receipt of such infor-
10	mation.
11	6. Any criminal history information provided by the division, and any
12	summary of the criminal history information provided by the department
13	of health to a nursing home pursuant to this section is confidential and
14	shall not be available for public inspection. The subject of the crimi-
15	nal history information check conducted pursuant to this section shall
16	be entitled to receive, upon written request, a copy of the summary of
17	the criminal history information provided by the department of health to
18	the nursing home.
19	7. Provided that the department of health or a nursing home reasonably
20	and in good faith complies with the provisions of this section, there
21	shall be no criminal or civil liability on the part of and no cause of
22	action for damages shall accrue against the department of health, any
23	nursing home or employee thereof on account of, arising out of or relat-
24	ing to criminal history information pursuant to this section, or any act
25	or omission relating to criminal history information pursuant to this
26	section.
27	8. Fingerprints received by the division pursuant to this section
28	shall be used only to assist the division in providing criminal history
29	information to the department of health under this section.
30	9. The department of health in consultation with the commissioner
31	shall promulgate any rules and regulations necessary to implement the
32	provisions of this section, which shall include convenient procedures
33	for persons to promptly verify the accuracy of their criminal history
34	information and, to the extent authorized by law, to have access to
35	relevant documents related thereto.
26	8.2 This ast shall take offerst on the first of Contember next

36 § 3. This act shall take effect on the first of September next 37 succeeding the date on which it shall have become a law.