STATE OF NEW YORK

3695

2021-2022 Regular Sessions

IN ASSEMBLY

January 28, 2021

Introduced by M. of A. L. ROSENTHAL, BENEDETTO, WEPRIN, THIELE, STIRPE, GALEF, FAHY, WOERNER, GRIFFIN, RA, MONTESANO, McDONOUGH, MORINELLO Multi-Sponsored by -- M. of A. BARCLAY, BLANKENBUSH, FITZPATRICK, LUPARDO -- read once and referred to the Committee on Education

AN ACT to amend the education law, in relation to background checks and fingerprinting; and to amend the social services law, in relation to statewide central registry clearances by contracted service providers of student support services

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

Section 1. Subdivision 3 of section 1125 of the education law, as 2 amended by chapter 363 of the laws of 2018, is amended to read as follows:

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- 3. "Employee" shall mean any person: (i) who is receiving compensation from a school or (ii) whose duties involve direct student contact and (a) who is receiving compensation from any person or entity that contracts with a school to provide transportation services to children, 8 or (b) who is an employee of a contracted service provider or worker placed within the school under a public assistance employment program, 10 pursuant to title nine-B of article five of the social services law, or 11 (c) who is receiving compensation from any person or entity that 12 contracts with a school to provide student support services, and 13 consistent with the provisions of such title for the provision of services to such school, its students or employees, directly or through 14 contract.
- § 2. Paragraph (a-2) of subdivision 3 of section 2854 of the education 16 17 law is amended by adding a new subparagraph (v) to read as follows:
- 18 (v) Notwithstanding anything to the contrary in this section, the 19 board of trustees of a charter school shall not be required to oversee the fingerprinting process for employees of a contracted service provid-2.1 er of student support services such as, but not limited to, substitute

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

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teachers, substitute teacher aides, substitute nurses, educational consultants, tutors, substitute school administrative support and other temporary student services professionals, so long as they have engaged a contracted service provider of student support services who has complied with the fingerprinting requirements elsewhere in this chapter.

- § 3. Paragraph (a) of subdivision 30 of section 305 of the education law, as amended by chapter 630 of the laws of 2006, is amended to read as follows:
- 9 (a) The commissioner, in cooperation with the division of criminal 10 justice services and in accordance with all applicable provisions of law, shall promulgate rules and regulations to require the fingerprint-11 12 ing of prospective employees, as defined in section eleven hundred twen-13 ty-five of this chapter, of school districts, charter schools [and], 14 boards of cooperative educational services and contracted service 15 providers of student support services and authorizing the fingerprinting 16 of prospective employees of nonpublic and private elementary and second-17 ary schools, and for the use of information derived from searches of the records of the division of criminal justice services and the federal 18 bureau of investigation based on the use of such fingerprints. The 19 20 commissioner shall also develop a form for use by school districts, 21 charter schools, boards of cooperative educational services, contracted service providers of student support services, and nonpublic and private 22 elementary and secondary schools in connection with the submission of 23 fingerprints that contains the specific job title sought and any other 24 25 information that may be relevant to consideration of the applicant. The 26 commissioner shall also create or expand the functionality of internet 27 based systems to provide access to contracted service providers of 28 student support services upon application of the contracted service 29 provider of student support services to the commissioner to enable them 30 to be able to review fingerprint results and subsequent arrest notifica-31 tions based on the fingerprint and background check data by logging into 32 a protected web portal, entering in the employee name and social securi-33 ty number, which would provide access to see the fingerprint results. The commissioner shall also establish a form for the recordation of 34 35 allegations of child abuse in an educational setting, as required pursu-36 ant to section eleven hundred twenty-six of this chapter. No person who 37 has been fingerprinted pursuant to section three thousand four-b of this 38 chapter or pursuant to section five hundred nine-cc or twelve hundred twenty-nine-d of the vehicle and traffic law and whose fingerprints 39 40 remain on file with the division of criminal justice services shall be 41 required to undergo fingerprinting for purposes of a new criminal histo-42 ry record check. This subdivision and the rules and regulations promul-43 gated pursuant thereto shall not apply to a school district within a 44 city with a population of one million or more.
 - § 4. The opening paragraph of paragraph (b) of subdivision 30 of section 305 of the education law, as amended by chapter 630 of the laws of 2006, is amended to read as follows:

The commissioner, in cooperation with the division of criminal justice services, shall promulgate a form to be provided to all such prospective employees of school districts, charter schools, boards of cooperative educational services, contracted service providers of student support services and nonpublic and private elementary and secondary schools that elect to fingerprint and seek clearance for prospective employees that shall:

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Paragraph (d) of subdivision 30 of section 305 of the education law, as amended by chapter 630 of the laws of 2006, is amended to read as follows:

- The commissioner shall develop forms to be provided to all school districts, charter schools, boards of cooperative educational services, contracted service providers of student support services and to all nonpublic and private elementary and secondary schools that elect to fingerprint their prospective employees, to be completed and signed by prospective employees when conditional appointment or emergency conditional appointment is offered.
- 6. Subdivision 31 of section 305 of the education law, as added by chapter 380 of the laws of 2001, is amended to read as follows:
- 31. The commissioner shall direct that each school district, [and] private elementary and secondary school, and contracted service provider of student support services appoint a designated educational official for the purposes set forth in section 380.90 of the criminal procedure law, subdivision seventeen of section 301.2 and subdivision three of section 380.1 of the family court act. In addition, the commissioner shall promulgate rules and regulations, in consultation with the office of court administration, to facilitate electronic access by the courts to the names and addresses of such designated educational officials.
- § 7. Subdivision 1 of section 3035 of the education law, as amended by chapter 630 of the laws of 2006, is amended to read as follows:
- The commissioner shall submit to the division of criminal justice services two sets of fingerprints of prospective employees as defined in subdivision three of section eleven hundred twenty-five of this chapter received from a school district, charter school or board of cooperative educational services, contracted service providers of student support services and of prospective employees received from nonpublic and private elementary and secondary schools pursuant to title two of this chapter, and the division of criminal justice services processing fee imposed pursuant to subdivision eight-a of section eight hundred thirty-seven of the executive law and any fee imposed by the federal bureau 34 of investigation. The division of criminal justice services and the federal bureau of investigation shall forward such criminal history record to the commissioner in a timely manner. For the purposes of this section, the term "criminal history record" shall mean a record of all convictions of crimes and any pending criminal charges maintained on an individual by the division of criminal justice services and the federal bureau of investigation. All such criminal history records sent to the commissioner pursuant to this subdivision shall be confidential pursuant the applicable federal and state laws, rules and regulations, and shall not be published or in any way disclosed to persons other than the commissioner, unless otherwise authorized by law.
 - § 8. Subdivision 3 of section 3035 of the education law, as amended by section 7 of chapter 630 of the laws of 2006, is amended to read follows:
- 3. (a) Clearance. (i) After receipt of a criminal history record from the division of criminal justice services and the federal bureau of investigation the commissioner shall promptly notify the appropriate school district, charter school, board of cooperative educational services, contracted service providers of student support services or nonpublic or private elementary or secondary school whether the prospective employee to which such report relates is cleared for employment 56 based upon his or her criminal history. All determinations to grant or

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deny clearance for employment pursuant to this paragraph shall be performed in accordance with subdivision sixteen of section two hundred ninety-six of the executive law and article twenty-three-A of the correction law. When the commissioner denies a prospective employee clearance for employment, such prospective employee shall be afforded notice and the right to be heard and offer proof in opposition to such determination in accordance with the regulations of the commissioner.

- (ii) Notwithstanding any other provisions of law to the contrary, information regarding the results of the investigation of current or prospective employees of contracted service providers of student support services and subsequent changes in status related to such employees shall be transmitted via an internet-based system made available to contracted service providers of student support services upon application of the contracted service provider of student support services to the commissioner where, by logging into a protected web portal and entering in the employee name and social security number, contracted service providers of student support services would be able to access fingerprint results, whether the employee first completed a form provided to them by the contracted service provider of student support services, or received a form previously from a school district, charter school or board of cooperative educational services. Nothing in this section shall require an employee who has already submitted their fingerprints to the commissioner to have to submit them again, so long as they were not destroyed.
- (b) Conditional clearance. When the commissioner receives a request for a determination on the conditional clearance of a prospective employee, the commissioner, after receipt of a criminal history record from the division of criminal justice services, shall promptly notify the prospective employee and the appropriate school district, charter school, board of cooperative educational services, contracted service providers of student support services or nonpublic or private elementary or secondary school that the prospective employee to which such report relates is conditionally cleared for employment based upon his or her criminal history or that more time is needed to make the determination. If the commissioner determines that more time is needed, the notification shall include a good faith estimate of the amount of additional time needed. Such notification shall be made within fifteen business days after the commissioner receives the prospective employee's fingerprints. All determinations to grant or deny conditional clearance for employment pursuant to this paragraph shall be performed in accordance with subdivision sixteen of section two hundred ninety-six of the executive law and article twenty-three-A of the correction law.
- § 9. Subdivision 3 of section 3035 of the education law, as amended by section 8 of chapter 630 of the laws of 2006, is amended to read as follows:
- 3. After receipt of a criminal history record from the division of criminal justice services and the federal bureau of investigation the commissioner shall promptly notify the appropriate school district, charter school, board of cooperative educational services, contracted service providers of student support services or nonpublic or private elementary or secondary school whether the prospective employee to which such report relates is cleared for employment based upon his or her criminal history. All determinations to grant or deny clearance for 54 employment pursuant to this subdivision shall be performed in accordance with subdivision sixteen of section two hundred ninety-six of the executive law and article twenty-three-A of the correction law.

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commissioner denies a prospective employee clearance for employment, such prospective employee shall be afforded notice and the right to be heard and offer proof in opposition to such determination in accordance with the regulations of the commissioner.

§ 10. Section 1125 of the education law is amended by adding a new subdivision 11 to read as follows:

11. "Contracted service provider of student support services" shall mean any individual or entity that contracts with, but not limited to, a school district, a charter school, a board of cooperative educational services, or a nonpublic school for the provision of substitute teachers, substitute teacher assistants, substitute nurses, educational professional, tutors, substitute school administrative support, and other temporary student service personnel.

11. Subdivision 3 of section 424-a of the social services law, as amended by section 14-a of part H of chapter 56 of the laws of 2019, is amended to read as follows:

3. For purposes of this section, the term "provider" or "provider agency" shall mean: an authorized agency; the office of children and family services; juvenile detention facilities subject to the certification of the office of children and family services; programs established pursuant to article nineteen-H of the executive law; non-residential or residential programs or facilities licensed or operated by the office of mental health or the office for people with developmental disabilities except family care homes; including head start programs 24 which are funded pursuant to title V of the federal economic opportunity act of nineteen hundred sixty-four, as amended; early intervention service established pursuant to section twenty-five hundred forty of the public health law; preschool services established pursuant to section forty-four hundred ten of the education law; contracted service provid-30 ers of student support services as defined in subdivision eleven of section eleven hundred twenty-five of the education law; special act school districts as enumerated in chapter five hundred sixty-six of the laws of nineteen hundred sixty-seven, as amended; programs and facilities licensed by the office of [alcoholism and substance abuse]addiction services and supports; residential schools which are operated, supervised or approved by the education department; health homes, or any subcontractor of such health homes, who contracts with or is approved or otherwise authorized by the department of health to provide health home services to all those enrolled pursuant to a diagnosis of a developmental disability as defined in subdivision twenty-two of section 1.03 the mental hygiene law and enrollees who are under twenty-one years of age under section three hundred sixty-five-l of this chapter, or any entity that provides home and community based services to enrollees who are under twenty-one years of age under a demonstration program pursuant to section eleven hundred fifteen of the federal social security act; publicly-funded emergency shelters for families with children, provided, however, for purposes of this section, when the provider or provider agency is a publicly-funded emergency shelter for families with children, then all references in this section to the "potential for regular and substantial contact with individuals who are cared for by the agenshall mean the potential for regular and substantial contact with children who are served by such shelter; and any other facility or provider agency, as defined in subdivision four of section four hundred eighty-eight of this chapter, in regard to the employment of staff, use of providers of goods and services and staff of such providers, 55 56 consultants, interns and volunteers.

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§ 12. Paragraph (a) of subdivision 2 of section 390-a of the social services law, as amended by chapter 416 of the laws of 2000, is amended to read as follows:

4 (a) review and evaluate the backgrounds of and information supplied by any person applying to be a child day care center or school-age child care program employee or volunteer or group family day care assistant, a provider of family day care or group family day care, or a director of a 7 child day care center, head start day care center or school-age child care program. Such procedures shall include but not be limited to the 9 10 following requirements: that the applicant set forth his or her employ-11 ment history, provide personal and employment references; submit such information as is required for screening with the statewide central 12 register of child abuse and maltreatment in accordance with the 13 14 provisions of section four hundred twenty-four-a of this article; sign a 15 sworn statement indicating whether, to the best of his or her knowledge, 16 he or she has ever been convicted of a crime in this state or any other jurisdiction; and provide his or her fingerprints for submission to the 17 division of criminal justice services in accordance with the provisions 18 section three hundred ninety-b of this title. Notwithstanding the 19 20 provisions of this paragraph, where a program has people working on their premises through a contracted service provider of student support 22 <u>services as defined in subdivision eleven of section eleven hundred</u> twenty-five of the education law, and such contracted services provider 23 24 of student support services has properly performed checks on its employ-25 ees as a provider or provider agency under section four hundred twenty-26 four-a of this chapter, then such program does not need to run the check 27 itself on the contracted service provider employees working on their 28 site;

§ 13. This act shall take effect immediately; provided however that: (a) the amendments to paragraph (a-2) of subdivision 3 of section 2854 of the education law made by section two of this act shall not affect the expiration of such paragraph and shall expire and be deemed repealed therewith; (b) the amendments to paragraph (d) of subdivision 30 of section 305 of the education law made by section five of this act shall not affect the repeal of such paragraph and shall be deemed repealed therewith; and (c) the amendments to subdivision 3 of section 3035 of the education law made by section eight of this act shall be subject to the expiration and reversion of such subdivision, pursuant to section 12 of chapter 147 of the laws of 2001, as amended, when upon such date the 39 provisions of section nine of this act shall take effect.