

SPONSOR: Sen. Peterson & Rep. Bolden & Rep. Heffernan Sens. Bushweller, Hall-Long, Lopez, Marshall, McBride;

Reps. Bennett, Keeley, Longhurst, Lynn, Mitchell,

Osienski, K. Williams

DELAWARE STATE SENATE 148th GENERAL ASSEMBLY

SENATE BILL NO. 144

AN ACT TO AMEND TITLES 11, 16 AND 31 OF THE DELAWARE CODE RELATING TO BACKGROUND CHECKS FOR CHILD-SERVING ENTITIES.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE:

1 Section 1. Amend Title 31of the Delaware Code by making deletions as shown by strike through and insertions as 2 shown by underline as follows: 3 § 309. Criminal history information relating to child care personnel and foster and adoptive parents. Background Checks for Child-Serving Entities. 4 5 (a) "Child care facility" as used in this section means residential child care facilities under contract to or operated 6 directly by the Department of Services for Children, Youth and Their Families (DSCYF). 7 (b) "Child care personnel" as used in this section means all persons who seek employment for compensation or 8 persons who volunteer to provide direct child care service or persons who for any reason have regular direct access 9 to children and/or adolescents under the age of 18 at any facility as referred to in subsection (a) of this section. This 10 definition shall include any employee or volunteer of the Department of Services for Children, Youth and Their 11 Families or one of its contractors who have regular direct access to children and/or adolescents under the age of 18, 12 but who do not provide child care services at a facility as referred to in subsection (a) of this section. Child care 13 personnel, for purposes of this section, shall also include applicants wishing to become adoptive or foster parents. 14 (c) All prospective child care personnel are covered by the provisions of this section as well as current child care 15 personnel who have been providing said child care for a period of less than 1 year. In the case of adoptive parents, 16 criminal background checks shall be performed in all cases in which a final adoption decree has not yet been filed. 17 (d) All child care personnel covered by this section shall be required to submit their fingerprints and other 18 necessary information in order for the following to be obtained: 19 (1) Report of the individual's entire criminal history record from the Delaware State Police or a statement from 20 the Delaware State Police that the State Police Central Repository contains no such information relating to that 21 person.

rage 1 of 24

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22	(2) A report of the individual's entire federal criminal history record pursuant to the Federal Bureau of
23	Investigation appropriation of Title II of Public Law 92 544. The Division of State Police shall be the
24	intermediary for the purposes of this paragraph.
25	(3) A certification from the Department of Services for Children, Youth and Their Families as to whether the
26	individual is named in the Central Register as the perpetrator of a report of child abuse.
27	(e) Costs associated with obtaining said criminal history information and child abuse registry information shall be
28	borne by the applicant.
29	(f) All information required in subsection (d) of this section shall be forwarded to the DSCYF which will assess
30	the information and make a determination of suitability for employment based upon the types of offenses, recency,
31	record since the offenses, and responsibilities of the position which the individual has obtained or is seeking to
32	obtain. The DSCYF must exercise case by case judgment on the results. Any adverse judgment affecting the
33	current or prospective child care individual shall be reviewed subject to regulations promulgated by the DSCYF
34	under subsection (h) of this section.
35	(g) Upon making its determination of suitability, the DSCYF shall forward the determination, together with the
36	results of the investigation, to the applicant and to the prospective or current employer or agency.
37	(h) The DSCYF shall, in the manner provided by law, promulgate regulations necessary to implement this section.
38	These regulations shall:
39	(1) Set forth criteria for unsuitability for employment in or certification for child care services. Such criteria
40	shall relate to criminal history record information and may include other information in addition to that set fortl
41	above. Such criteria and information shall be reasonably related to the prevention of child abuse.
42	(2) Prohibit any individual convicted of a sexually related offense or offenses against children or adolescents
43	from employment in child care services.
44	(3) Set forth sanctions for employers who wilfully hire or retain individuals in violation of this section or in
45	violation of the regulations promulgated hereunder.
46	(4) Provide for the confidentiality of information obtained pursuant to subsection (d) of this section.
47	(5) Provide for administrative review of an adverse judgment by the DSCYF.
48	(i) Facilities and agencies which are subject to this section may provisionally hire an employee or a volunteer or
49	place a child, pending the determination of the DSCYF. The failure of an individual to disclose any relevant
50	criminal history information requested by the DSCYF as part of an application process that is subsequently

51	disclosed as a result of a criminal history check performed pursuant to this chapter shall be grounds for immediate
52	termination or removal of a placement.
53	(j) The DSCYF shall issue its determination in a reasonable amount of time following the receipt of information
54	obtained pursuant to subsection (d) of this section.
55	(a) A background check for employees or volunteers of Child-Serving Entities shall consist of a fingerprinted
56	Delaware and national background check completed by the State Bureau of Identification (SBI) and the FBI as well as a
57	Child Protection Registry check completed by DSCYF.
58	(b) Definitions.
59	The following words, terms and phrases, when used in this section, shall have the meaning ascribed to them in this
60	subsection, except where the context clearly indicates a different meaning:
61	(1) "Administrator of Educator Preparation Program" means the individual identified by the Higher Education
62	Institution as being responsible for overseeing the placement of candidates into Student Teaching Placements in a
63	Delaware Public School.
64	(2) "Adult Who is Impaired" shall have the meaning as defined in § 3902 of this title.
65	(3) "Child Protection Registry" as used in this section, shall have the meaning as defined in § 921 of Title 16.
66	(4) "Child-Serving Entity" as used in this section shall mean:
67	a. The Department of Services for Children, Youth and Their Families (DSCYF); which includes any
68	employee or volunteer of DSCYF or one of its contractors who have regular direct access to children and/or
69	adolescents under the age of 18, but who do not provide child care services at a facility as referred to in
70	subsection (4)(b) of this section;
71	b. Residential child care facilities in Delaware which are under contract with or operated directly by
72	DSCYF;
73	c. Public and private schools, including employees of the Department of Education;
74	d. Child Care providers as defined in Title 31, Section 342(1); or
75	e. Youth camps or summer schools that are exempt from child care licensing requirements;
76	f. Facilities and individuals registered and eligible for Federal Child Care Development Block Grant funds
77	through the Delaware Department of Health and Social Services
78	(5) "Contractor" means a person, not an employee, providing services within a Child-Serving Entity and who has direct
79	access to children.
80	(6) "Conviction" or "Convicted" shall have the same meaning as defined in § 902(6) of Title 16.

81	(7) "Direct Access" means the opportunity to have personal contact with persons receiving care or education during the
82	course of one's assigned duties.
83	(8) "Elderly Person" shall have the meaning as defined in § 222 of Title 11.
84	(9) "Employee" means any person seeking employment for compensation with a Child-Serving Entity, or any person
85	who for any reason has regular direct access to children at a Child-Serving Entity. This definition shall also include
86	applicants wishing to become adoptive, foster, or respite parents and their adult household members and any person
87	seeking a Student Teaching Placement in a Public School.
88	(10) "Felony Convictions Involving Physical or Sexual Assault Crimes" shall include: §§604-607, 612-613, 629-636,
89	645, 651, 768-780, 1100A-1102, 1103A-1103B, 1105, 1108-1112B of Title 11.
90	(11) "Higher Education Institution" means a Delaware college or university that has a teacher preparation program that
91	places candidates into Student Teaching Placements in a Delaware Public School.
92	(12) "Misdemeanor Convictions Against Children" shall include: §§ 763, 764, 765, 766, 767, 781, 1102, 1103, 1106,
93	<u>1107 of Title 11.</u>
94	(13) "Public School" means any public school and includes any board of education, school district, reorganized school
95	district, special school district, charter school or charter school board and any person acting as an agent thereof.
96	(14) "Private School" means a school having any or all of grades kindergarten through twelve, operating under a board
97	of trustees and maintaining a faculty and plant which are properly supervised.
98	(15) "Student Teaching Placement" means a structured, supervised classroom teaching, internship, clinical or field
99	experience in a teacher education program in which the Student Teacher practices the skills being learned in the teacher
100	education program and gradually assumes increased responsibility for instruction, classroom management, and other
101	related duties for a class of students in a local school district or charter school. These skills are practiced under the direct
102	supervision of the certified teacher who has official responsibility for the class. Successful completion of a Student
103	Teaching Placement may be used to meet the requirements for an initial license set forth in § 1210 of Title 14.
104	(16) "Student Teacher" means an individual participating in a Student Teaching Placement.
105	(17) "Volunteer" means a person providing volunteer services within a Child-Serving Entity and who has regular direct
106	access to children.
107	(18) "Youth Camp" means a Child-Serving Entity having custody or control of one or more school-age children,
108	unattended by parent or guardian, for the purpose of providing a program of recreational, athletic, educational and/or
109	religious instruction or guidance and operates for up to 12 weeks for three or more hours per day, during the months of

110	May through September or some portion thereof, or during holiday breaks in the course of a school year and is operated
111	in a space or at a location other than a space or location subject to licensing pursuant to § 344 of Title 31.
112	(c) Except as provided in subsection (4), all Child-Serving Entities are required to obtain criminal and Child Protection
113	Registry checks for prospective Employees, Volunteers and Contractors.
114	(1) The State Bureau of Identification (SBI) shall furnish information pertaining to the identification and
115	criminal history record of prospective Employees, Volunteers and Contractors of Child-Serving Entities, except as
116	otherwise allowed or required, provided that the prospective Employee, Volunteer or Contractor submits to a
117	reasonable procedure established by standards set forth by the Superintendent of State Police to identify the person
118	whose record is sought. Such procedure shall include the fingerprinting of the prospective employee, and the
119	provision of such other information as may be necessary to obtain a report of the person's entire criminal history
120	record from SBI and a report of the person's entire federal criminal history record pursuant to the Federal Bureau
121	of Investigation (FBI) appropriation of Title II of Public Law 92-544. Notwithstanding any provision to the
122	contrary, the information to be furnished by SBI shall include child sex abuser information. The Division of State
123	Police shall be the intermediary for purposes of this section.
124	(2) Any employer who is required to request a Child Protection Registry check under this section shall
125	obtain a statement signed by the prospective Employee, Volunteer, or Contractor wherein the person authorizes a
126	full release for the employer to obtain the information provided pursuant to such a check. DSCYF will process a
127	Child Protection Registry check of the individual upon receipt of the above-mentioned statement.
128	(3) Notwithstanding subsection (c)(1), Private Schools and Youth Camps may choose to perform a
129	name-based Delaware criminal background check for prospective Employees, Volunteers and Contractors through
130	the Delaware Justice Information System (DELJIS) and an out-of-state criminal record check using private, third
131	party providers of such checks, provided that any out-of-state criminal record check shall include a social security
132	trace search and county-based criminal record search in the counties in which the individual has resided within the
133	past ten (10) years.
134	(4) Any Private School, including Youth Camps directly operated by a Private School, may choose not
135	to perform the background checks and Child Protection Registry checks described in subsections (c)(1) and (c)(2)
136	of this Section, provided that the private school or youth camp that is directly operated by the private school
137	informs parents or guardians of the youth in attendance that the school or youth camp is not meeting minimum

least 1 year a signed acknowledgement of same from the parents or guardians.

background check safety requirements for its staff members. The school or camp must obtain and retain for at

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140	(5) Costs associated with obtaining said criminal history information and Child Protection Registry
141	information shall be borne by the applicant. Notwithstanding the foregoing, public schools may use funds other
142	than state funds to pay for criminal background check costs and may enter into consortia of school districts to pay
143	such costs for persons covered by this act who work in more than 1 school district during the course of a year.
144	(6) All Employees, Volunteers and Contractors shall inform their employer of any criminal conviction or
145	entry on the Child Protection Registry which would lead to a prohibition pursuant to Subsection (d) of this Section.
146	(7) Child-Serving Entities may conditionally hire an Employee or Volunteer or place a child, pending
147	the determination of suitability for employment. If the information obtained from the background checks indicates
148	that the individual is prohibited from employment pursuant to subsection (d), the person may not continue in
149	employment and is subject to termination.
150	(8) Any persons or organization whose primary concern is that of child welfare and care, which is not
151	otherwise required to do so under the provisions of this section may voluntarily submit to the provisions of this
152	subchapter at such person's or organization's expense pursuant to procedures established by the Superintendent of
153	State Police.
154	(d) Prohibitions.
155	(1) The following criminal convictions or entries on the Child Protection Registry shall prohibit an individual from
156	being an Employee, Volunteer, or Contractor for a Child-Serving Entity for the amount of time indicated:
157	a. Felony Convictions Involving Physical or Sexual Assault Crimes against a Child, an Adult who is
158	Impaired, or Elderly Person. Such convictions shall require a lifetime prohibition.
159	b. Felony Convictions Involving Physical or Sexual Assault Crimes against another adult. Such
160	prohibition shall last for 10 years following the date of conviction.
161	c. All other felony convictions shall prohibit the individual for 7 years following the date of conviction,
162	unless the felony is included within the crimes that can lead to entry on the Child Protection Registry
163	pursuant to Title 16, §923, in which case the length of time for the prohibition shall be as provided in the
164	Child Protection Registry regulations.
165	d. Misdemeanor convictions against children. Such prohibitions shall last for 7 years following the date
166	of conviction, unless the misdemeanor is included within the crimes that can lead to entry on the Child
167	Protection Registry pursuant to Title 16, §923, in which case the length of time for the prohibition shall
168	be as provided for in the Child Protection Registry regulations.
169	(2) If an individual has more than one prohibition, the higher level prohibition shall apply.

(3) For any other criminal conviction that does not prohibit employment according to subsection (1), the Child-
Serving Entity may set forth job-related prohibitions for Employees, Contractors, and Volunteers considering number and
types of offenses, their recency, the individual's criminal record since the offenses, and the responsibilities of the position
which the individual has obtained or is seeking to obtain, provided that such prohibitions are not otherwise prohibited by
<u>law.</u>
(e) Upon completion of the criminal background and Child Protection Registry checks:

(1) Where the entity is a Public or Private School:

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a. SBI shall provide the criminal background information and DSCYF shall provide the Child Protection Registry check information to the individual and the employing school or district, which shall determine whether the individual is prohibited from being employed by the school or district, pursuant to subsection (d). If the individual is not prohibited from employment by subsection (d) but the individual has a criminal conviction or is or has been on the Child Protection Registry, the school or district shall make a determination regarding suitability for employment using the factors in (d)(3). Information obtained under this subsection is confidential and may only be disclosed to the chief school officer or Head of School and the chief personnel officer of the school and one person in each school who shall be designated to assist in the processing of criminal background checks, receive training in confidentiality and be required to sign an agreement to keep such information confidential.

b. Upon making its determination of suitability, the public school shall forward the determination to the person seeking employment. If a determination is made to deny the person from employment based on the criminal history of the person, the person shall have an opportunity to appeal to the chief school officer and/or Head of School or designee for reconsideration.

c. In the case of a Student Teacher,

1. SBI shall provide the criminal background information and DSCYF shall provide the Child Protection Registry check information to the individual and to the Higher Education Institution identified by the individual, through the Administrator of Educator Preparation Program. The Higher Education Institution shall determine whether the individual is prohibited from being employed pursuant to subsection (d) and shall send a copy of the complete criminal background check and Child Protection Registry check information to the district superintendent or charter school director of the Delaware school district or charter school considering the person as a candidate for a student teaching position. If the individual is not prohibited from employment by subsection (d) but the individual has a criminal conviction or is or has been on the Child Protection Registry, the school or district shall make a

Page 7 of 24

200	determination regarding suitability for employment using the factors in (d)(3). Information obtained
201	under this subsection is confidential and may only be disclosed to the chief school officer or Head of
202	School and the chief personnel officer of the school, and one person in each school who shall be
203	designated to assist in the processing of criminal background checks, receive training in confidentiality
204	and be required to sign an agreement to keep such information confidential.
205	2. Upon making its determination of suitability, the public school shall forward the
206	determination to the Administrator of Educator Preparation Program of the designated Higher Education
207	Institution.
208	(2) Where the entity is DSCYF, a residential child care facility under contract to or operated directly by DSCYF,
209	or where the individual is applying to become an adoptive, foster or respite parent, SBI shall provide the criminal
210	background information to DSCYF and DSCYF shall perform the Child Protection Registry check. DSCYF shall
211	determine whether or not the individual is prohibited based on the results of the criminal background and Child
212	Protection Registry checks. Upon making its determination, the DSCYF shall forward the determination to the
213	applicant and the employer. Any adverse judgment affecting the applicant may be reviewed subject to regulations
214	promulgated by DSCYF. The State Bureau of Identification may release all subsequent criminal history to
215	DSCYF.
216	(3) Where the entity is a Child Care provider, facility receiving Federal Child Care Development Block Grant
217	funds, or a Youth Camp, SBI shall provide the criminal background information to DSCYF, and DSCYF shall
218	perform the Child Protection Registry check. DSCYF shall determine whether or not the individual is prohibited
219	by subsection (d) based on the results of the criminal background and Child Protection Registry checks. If the
220	applicant has a criminal conviction or is on the Child Protection Registry but is not prohibited from employment
221	pursuant to subsection (d)(1), DSCYF will assess the background check information and make a determination of
222	suitability based upon factors set forth by DSCYF regulation consistent with subsection (d)(3). If an applicant is
223	determined unsuitable by DSCYF, the employer shall be informed. The employer shall make the final
224	determination of whether or not to employ the individual. Notwithstanding the above, if the employer is a Family
225	Child Care provider, DSCYF shall make the final decision based on the criteria established by regulations. If an
226	applicant is determined unsuitable by DSCYF, the applicant and employer shall be informed. Any adverse
227	judgment affecting the applicant shall be reviewed subject to regulations promulgated by the DSCYF. SBI may
228	release all subsequent criminal history to DSCYF.

229	(4) Where the entity is a Private School or Youth Camp that chooses to perform background checks using the
230	method permitted in Subsection (c)(3), DELJIS shall perform a name-based criminal check based on the
231	identifying information provided by the Private School or Youth Camp. If the individual is found to have a
232	criminal background that would make them prohibited for employment, DELJIS shall so inform the employer. If
233	the individual's background would not make them prohibited from employment, then DELJIS shall forward the
234	information to DSCYF, which shall perform a check of the Child Protection Registry. DSCYF shall determine
235	whether or not the individual is prohibited based on the results of the Child Protection Registry check.
236	(f) The DSCYF shall, in the manner provided by law, promulgate regulations necessary to implement this section.
237	(g) The State Department of Education shall, in the manner provided by law, promulgate regulations necessary to
238	implement this section. These regulations shall include:
239	(1) Establishment, in conjunction with SBI, of a procedure for fingerprinting persons seeking employment with a
240	public school and providing the reports and certificate obtained pursuant to subsection (c) of this section;
241	(2) Establishment of a procedure to provide confidentiality of information obtained pursuant to subsection (c) of
242	this section.
243	(3) Establishment of a procedure for determining other job-related prohibitions for Employees, Volunteers and
244	Contractors, pursuant to subsection (d)(3).
245	§ 310 Penalties
246	(a) Any Child-Serving Entity which fails to comply with the requirements of §309 of this title, shall be guilty of a
247	class A misdemeanor and shall be punished according to Chapter 42 of Title 11. The Superior Court shall have exclusive
248	jurisdiction for any offense under this subsection.
249	(b) Any Child-Serving Entity which fails to comply with the requirements of § 309 of this title shall be subject to
250	a civil penalty of not less than \$1,000 nor more than \$5,000 for each violation.
251	(c) Any person seeking employment with a Child-Serving Entity or any person seeking a license under Chapter 12
252	of Title 14 who knowingly provides false, incomplete or inaccurate criminal history information, Child Protection Registry
253	information, or child sex abuser information or who otherwise knowingly violates § 309 of this title shall be guilty of a
254	class G felony and shall be punished according to Chapter 42 of Title 11. The Superior Court shall have exclusive
255	jurisdiction for any offense under this subsection.
256	(d) The failure of an individual to disclose any relevant criminal history or Child Protection Registry information
257	shall be grounds for immediate termination or for removal of a placement.

(e)Sanctions shall be promulgated via DSCYF regulation for Employees, Volunteers, or Contractors who fail to
inform their employer of any criminal conviction or entrance on the Child Protection Registry and for employers who
willfully hire or retain individuals in violation of this section or in violation of the regulations promulgated hereunder.
Renumber the existing § 310 as § 311
Section 2. Amend Title 11 of the Delaware Code by making deletions as shown by strike through and insertions as
shown by underline as follows:
§ 8560 Definitions.
The following words, terms and phrases, when used in this subchapter, shall have the meanings ascribed to them in
this section, except where the context clearly indicates a different meaning:
(1) "Child care provider" means any child care facility which by law is required to be licensed or any facility
registered and eligible for Federal Child Care Development Block Grant funds;
(2) "Children" means persons who are less than 18 years old;
(3) "Child sex abuser information" shall have the meaning prescribed by § 8550(3) of this title;
(4) "Person seeking employment with a child care provider" means any person seeking employment for
compensation with a child care provider or any person who for any reason has regular direct access to children
at any facility referred to in paragraph (2) of this section.
§ 8561 Information to be provided to child care providers.
(a) Anything contained in subchapter I of this chapter to the contrary notwithstanding, the State Bureau of
Identification, hereinafter referred to as the "Bureau" shall furnish information pertaining to the identification and
criminal history record of any person seeking employment with a child care provider, provided that the person
seeking employment with a child care provider submits to a reasonable procedure established by standards set forth
by the Superintendent of State Police to identify the person whose record is sought. Such procedure shall include
the fingerprinting of the person seeking employment with a child care provider, and the provision of such other
information as may be necessary to obtain a report of the person's entire criminal history record from the State
Bureau of Identification and a report of the person's entire federal criminal history record pursuant to the Federal
Bureau of Investigation appropriation of Title II of Public Law 92-544.
(b) Subsection (a) of this section shall apply to the dissemination of the identification and the entire criminal
history record to:

(1) Any person seeking employment with a child care provider; and/or

287	(2) Child care providers for the purpose of obtaining such background information relating to the employment
288	requirements for the person whose record is sought; and/or
289	(3) The Department of Services for Children, Youth and Their Families for the purpose of determining the
290	suitability for child care facility licensing.
291	(c) Any person seeking employment with a child care provider shall as a condition of employment provide to such
292	child care provider prior to employment, the person's identification and criminal history record, if any, as the same
293	appears on file with the State Bureau of Identification.
294	(d) Notwithstanding any provision to the contrary, the information to be furnished by the Bureau shall include
295	child sex abuser information. The Division of State Police shall be the intermediary for purposes of this section.
296	(e) Costs associated with obtaining said information and child sex abuser information shall be borne by the State.
297	(f) No person seeking employment with a child care provider shall be hired by the child care provider if such
298	person seeking employment has been convicted of having committed a crime of child sex abuse as defined in §
299	8550(2) of this title.
300	(1) Child care providers which are subject to this subchapter may provisionally hire a person seeking
301	employment, pending the furnishing by the Bureau of the information required by this subchapter.
302	(2) A person who is employed in a health care facility or child care facility or public school has an affirmative
303	duty to inform, and shall inform, that person's own employer of any criminal conviction or of any entry on the
304	Child Protection Registry established pursuant to Chapter 9 of Title 16.
305	(g) Any person or organization whose primary concern is that of child welfare and care, including any nonpublic
306	school, and which is not otherwise required to do so under the provisions of this subchapter may voluntarily submit
307	to the provisions of this subchapter at such person's or organization's expense pursuant to procedures established by
308	the Superintendent of State Police. The provisions of § 8562 of this title shall not apply to such persons or
309	organizations.
310	(h) No person who has been convicted of having committed a crime of child sexual abuse as defined in § 8550(2)
311	of this title shall have direct access to a child care facility.
312	§ 8562 Penalties.
313	(a) Any child care provider or designated agent for a child care provider who fails to obtain the information
314	required by § 8561 of this title from a person seeking employment with such child care provider or otherwise
315	violates the provisions of § 8561 of this title, shall be guilty of a class A misdemeanor and shall be punished
316	according to Chapter 42 of this title.

317	(b) Any person seeking employment with a child care provider who knowingly provides false, incomplete or
318	inaccurate child sex abuser information shall be guilty of a class G felony and shall be punished according to
319	Chapter 42 of this title.
320	(c) The Superior Court shall have exclusive jurisdiction of offenses under this subchapter.
321	Title 11 § 8563 Child Protection Registry check for health care.
322	(a) Definitions. —
323	(1) "Child care facility" means any child care facility which is required to be licensed by the Department of
324	Services for Children, Youth and Their Families.
325	(1)(2) "Direct Access" means the opportunity to have personal contact with persons receiving care during the
326	course of one's assigned duties.
327	(2) (3) "Health Care Facility" means any custodial or residential facility where health, nutritional or personal
328	care is provided for persons, including nursing homes, hospitals, home health care facilities and adult day care
329	facilities.
330	(3)(4) "Person Seeking Employment" means any person applying for employment in a public school or a
331	public school district, any person applying for employment in a health care facility or child care facility, or any
332	person applying for a license to operate a child care facility.
333	(5) "Person seeking employment with a public school" means any person seeking employment for
334	compensation with a public school or with an agency that supplies contracted services to students of a public
335	school or any other person who for any reason has regular direct access to children at any public school, as that
336	term is defined in this section, including substitute teachers.
337	(6) "Public school" means any public school and includes any board of education, school district, reorganized
338	school district, special school district, or charter school, and any person acting as an agent thereof.
339	(b) No employer who operates a health care facility or child care facility and no public school may hire any person
340	seeking employment without requesting and receiving a Child Protection Registry check for the person.
341	Notwithstanding any provision to the contrary, no person seeking employment with such an employer may be hired
342	if the person seeking employment is currently on the Child Protection Registry at Child Protection Level III or IV
343	as provided in subchapter II of Chapter 9 of Title 16, or has been convicted of any offense contained in Child
344	Protection Level IV, or for 7 years after the conviction date if the person has been convicted of any Level III
345	offense in which a child was the victim. A person who is employed in a health care facility or child care facility or

346	public school has an affirmative duty to inform, and shall inform, that person's own employer of any criminal
347	conviction or of any entry on the Child Protection Registry.
348	(c) Any employer who is required to request a Child Protection Registry check under this section shall obtain a
349	statement signed by the person seeking employment wherein the person authorizes a full release for the employer
350	to obtain the information provided pursuant to such a check.
351	(d) Notwithstanding the provisions of this section, when exigent circumstances exist which require an employer to
352	fill a position in order to maintain the required or desired level of service, the employer may hire a person seeking
353	employment on a conditional basis after the employer has requested a Child Protection Registry check. The
354	employment of the person pursuant to this subsection shall be conditional and contingent upon the receipt of the
355	Child Protection Registry check by the employer. Any person hired pursuant to this subsection shall be informed in
356	writing, and shall acknowledge in writing, that the person's own employment is conditional, and contingent upon
357	receipt of the Child Protection Registry check.
358	(e) The Department of Services for Children, Youth and Their Families shall promulgate regulations giving
359	guidance for a procedure to notify employers of any relevant matters indicated in the Child Protection Registry
360	check.
361	(f) Costs associated with providing a Child Protection Registry check shall be borne by the Applicant.
362	(g) Any employer who hires a person seeking employment without requesting and receiving a Child Protection
363	Registry check for such person shall be subject to a civil penalty or not less than \$1,000 nor more than \$5,000 for
364	each violation.
365	(h) Any person or organization whose primary concern is that of child welfare and care, including any nonpublic
366	school, and which is not otherwise required to do so under the provisions of this section may voluntarily submit to
367	the provisions of this section at such person's or organization's expense pursuant to procedures established by the
368	Department of Services for Children, Youth and Their Families. The provisions of § 8562 of this title do not apply
369	to such persons or organizations.
370	Title 11 § 8570 Definitions.
371	The following words, terms and phrases, when used in this subchapter, shall have the meaning ascribed to them in
372	this section, except where the context clearly indicates a different meaning:
373	(1) "Children" means persons who are enrolled in public schools in this State.
374	(2) "Child sex abuse" shall have the meaning prescribed by § 8550(2) of this title.

375 (3) "Person seeking employment with a public school" means any person seeking employment for 376 compensation with a public school or agency that supplies contracted services directly to students of a public 377 school or any person who for any reason has regular direct access to children at any facility referred to in 378 paragraph (4) of this section, including substitute teachers; provided, however, that any person who has been 379 continuously employed in a public school district or by an agency that supplies contracted services directly to 380 students in Delaware shall be exempt from the screening provisions of § 8571 of this title while employed in 381 the same district. 382 a. The phrase "any person who for any reason has regular direct access to children" in paragraph (3) above 383 applies only to persons who are employed, either directly or through a contract, to work at any facility 384 referred to in paragraph (4) of this section, except that it shall apply to any person who fills an Extra Pay for 385 Extra Responsibility ("EPER") or extra duty position, whether the person receives compensation or not. 386 b. This definition shall not apply to substitute food service workers, directly supervised professional artists 387 sponsored by the Division of the Arts, Arts in Education Program; Very Special Arts; and/or the Delaware 388 Institute for the Arts in Education, instructors in prison programs, Apprenticeship/Trade Extension 389 programs or avocational general interest Adult Education programs or instructors in Adult Basic Education 390 or GED programs who do not serve students under age 18. 391 (4) "Public school" means any public school and includes any board of education, school district, reorganized 392 school district, special school district, and any person acting as an agent thereof. For the purposes of subchapter 393 VI of this chapter only, the phrase, "person seeking employment with a public school" shall include employees 394 of the Department of Education. 395 § 8571 Screening procedure required. 396 (a) Any person seeking employment with a public school shall be required to submit fingerprints and other 397 necessary information in order to obtain the following: 398 (1) Report of the individual's entire criminal history record from the State Bureau of Identification or a 399 statement from the State Bureau of Identification that the State Bureau of Identification Central Repository 400 contains no such information relating to that person. 401 (2) A report of the individual's entire federal criminal history record pursuant to the Federal Bureau of 402 Investigation appropriation of Title II of Public Law 92 544 [28 U.S.C. § 534]. The State Bureau of 403 Identification shall be the intermediary for the purposes of this section and the public school shall be the

screening point for the receipt of said federal criminal history records.

(b) An information obtained pursuant to subsection (a) of this section shall be forwarded to the public school
which will assess the information and make a determination of suitability for employment. The person seeking
employment shall be provided with a copy of all information forwarded to the public school pursuant to this
subsection. Information obtained under this subsection is confidential and may only be disclosed to the chief school
officer and the chief personnel officer of the public school, and one person in each public school, as defined in §
8570(4) of this title, who shall be designated to assist in the processing of criminal background checks, receive
training in confidentiality and be required to sign an agreement to keep such information confidential. The State
Bureau of Identification may release any subsequent criminal history to the public school.
(c) Costs associated with obtaining criminal history information and child sex abuse repository information shall
be paid by the person seeking employment; provided, however, that subject to a specific annual appropriation in the
Annual Appropriations Act, costs associated with obtaining criminal history information and child sex abuse
repository information may be paid by the State. Notwithstanding the foregoing, public schools may use funds
other than state funds to pay for criminal background check costs and may enter into consortia of school districts to
pay such costs for persons covered by this act who work in more than 1 school district during the course of a year.
(d) A person seeking employment shall have an opportunity to respond to the public school regarding any
information obtained pursuant to subsection (b) of this section prior to a determination of suitability for
employment being made. The determination of suitability for employment shall be based upon the type of offenses,
if any; the length of time since any offenses; record since any offenses; and responsibilities of the position which
the person is seeking; provided that a person seeking employment with a public school may be disqualified from
employment for any of the following reasons:
(1) Conviction of manufacture, delivery or possession, or possession with intent to deliver a controlled
substance, or a counterfeit controlled substance classified in Chapter 47 of Title 16 or in similar laws of any
other jurisdiction;
(2) Conviction of any felony in this State or any other jurisdiction in the last 5 years; or
(3) Conviction of any crime against a child in this State or any other jurisdiction.
(e) Upon making its determination of suitability, the public school shall forward the determination to the person
seeking employment. If a determination is made to deny the person from employment based upon the criminal
history of the person, the person shall have an opportunity to appeal to the chief school officer or designee for

reconsideration.

434	(f) A public school may conditionally hire a person seeking employment, pending the determination of suitability
435	for employment. If the information obtained from the criminal background check reveals that the person is
436	disqualified from employment pursuant to subsection (d) of this section, the person may not continue in
437	employment and is subject to termination.
438	(g) A person who is employed in a health care facility or child care facility or public school has an affirmative duty
439	to inform, and shall inform, that person's own employer of any criminal conviction or of any entry on the Child
440	Protection Registry established pursuant to Chapter 9 of Title 16.
441	(h) The State Department of Education shall, in the manner provided by law, promulgate regulations necessary to
442	implement this subchapter. These regulations shall include:
443	(1) Establishment, in conjunction with the State Bureau of Identification, of a procedure for fingerprinting
444	persons seeking employment with a public school and providing the reports and certificate obtained pursuant to
445	subsection (a) of this section;
446	(2) Establishment of a procedure for reconsideration of a determination to deny employment based upon a
447	person's criminal history; and
448	(3) Establishment of a procedure to provide confidentiality of information obtained pursuant to subsection (a)
449	of this section and of the determination of suitability for employment.
450	§ 8572 Penalties.
451	Any person seeking a license under Chapter 12 of Title 14 or employment with a public school who knowingly
452	provides false, incomplete or inaccurate criminal history information or who otherwise knowingly violates the
453	provisions of § 8571 of this title shall be guilty of a class G felony and shall be punished according to Chapter 42 of
454	this title.
455	Title 11 § 8590 Definitions.
456	The following words, terms and phrases, when used in this subchapter, shall have the meaning ascribed to them in
457	this section, except where the context clearly indicates a different meaning:
458	(3) "Public School" means any public school and includes any board of education, school district, reorganized
459	school district, special school district, charter school and any person acting as an agent thereof.
460	Title 11 § 8591 Screening Procedures.
461	(a) Any person seeking a student teaching placement shall be required to submit fingerprints and other necessary
462	information in order to obtain the following:

463	(1) Report of the individual's entire criminal history record from the State Bureau of Identification or a
464	statement from the State Bureau of Identification that the State Bureau of Identification Central Repository
465	contains no such information relating to that person.
466	(2) A report of the individual's entire federal criminal history record pursuant to the Federal Bureau of
467	Investigation appropriation of Title II of Public Law 92 544 (28 U.S.C. § 534). The State Bureau of
468	Identification shall be the intermediary for the purposes of this section and the higher education institution shall
469	be the screening point for the receipt of said federal criminal history records.
470	(b) Each school district and charter school shall make the final determination of suitability for placement of a
471	candidate in a student teaching position in its school.
472	(c) A candidate for a student teaching placement may not participate in any classroom teaching internship, clinical
473	or field experience if:
474	(1) The public school's policies and procedures would prohibit an employee or prospective employee from
475	being employed under those circumstances; or
476	(2) The candidate is currently on the Child Protection Registry at Child Protection Level III or IV as provided
477	in § 923 of Title 16; or
478	(3) The candidate has been convicted of any offense contained in Child Protection Level IV as provided in §
479	923 of Title 16; or
480	(4) The candidate was convicted within the last seven years of any Child Protection Level III offense in which
481	a child was the victim.
482	(d) A student teacher or a person seeking a student teaching placement has an affirmative duty to inform, and shall
483	inform, the person's higher education institution and public school placement of any criminal conviction or of any
484	entry on the Child Protection Registry established pursuant to Chapter 9 of Title 16.
485	(e) Costs associated with obtaining criminal history information shall be paid by the person seeking a student
486	teaching placement.
487	(f) The State Department of Education shall, in the manner provided by law, promulgate regulations necessary to
488	implement this subchapter. The regulations shall provide for confidentiality of criminal history record information
489	obtained pursuant to this subchapter.
490	§ 8592 Penalties.
491	(a) Any higher education institution, or administrator, or other person responsible for placing student teachers in a
492	public school who places an individual in a student teaching placement without receiving the candidate's criminal

493	record information, or who knowingly violates the provisions of § 8591 of this title shall be subject to a civil
494	penalty of not less than \$1000 nor more than \$5,000 for each violation. The Justice of the Peace Courts shall have
495	jurisdiction over this offense.
496	(b) Any person seeking a student teaching placement who knowingly provides false, incomplete or inaccurate
497	criminal history information or who otherwise knowingly violates the provisions of § 8591 of this title shall be
498	guilty of a class G felony and shall be punished according to Chapter 42 of this title.
499	Section 3. Amend Title 16 of the Delaware Code by making deletions as shown by strike through and insertions as
500	shown by underline as follows:
501	§ 923 Child Protection Levels.
502	(a) A person who has been substantiated for abuse or neglect pursuant to this subchapter must be entered on the
503	Child Protection Registry. The Division shall develop regulations that assess the risk of future harm to children
504	from acts of abuse or neglect and designate Child Protection Levels.
505	(b) The following paragraphs describe the 4 child protection levels:
506	(1) Child Protection Level I. — A person who is substantiated for abuse or neglect for any of the following
507	must be designated to Child Protection Level I:
508	a. An incident of abuse or neglect, including emotional neglect, presenting a low risk of future harm to
509	children; or
510	b. Conviction of a violation of compulsory school attendance requirements or truancy when based on the
511	same incident of abuse or neglect as alleged in the Notice of Intent to Substantiate pursuant to § 924 of this
512	title.
513	A person who is substantiated for abuse or neglect at Child Protection Level I must not be reported in response
514	to a Child Protection Registry check made pursuant to Chapter 3 of Title 31 or Chapter 85 of Title 11 for that
515	incident or conviction. The person is eligible for employment in a child care facility-Child-Serving Entity as
516	defined in § 309 of Title 31 or health-care facility or public school, as those terms are as defined in §
517	8563 of Title 11.
518	(2) Child Protection Level II. — A person who is substantiated for abuse or neglect for any of the following
519	must be designated to Child Protection Level II:
520	a. An incident of abuse or neglect, including severe emotional neglect, presenting a moderate risk of future
521	harm to children; or

522 b. Conviction of interference with custody when based on the same incident of abuse or neglect as alleged 523 in the Notice of Intent to Substantiate pursuant to § 924 of this subchapter. 524 A person who is substantiated for abuse or neglect at Child Protection Level II must be reported for a period of 525 3 years as "substantiated for abuse" or "substantiated for neglect" in response to a Child Protection Registry 526 check made pursuant to Chapter 85 of Title 11 or Chapter 3 of Title 31. The person must remain on the Registry 527 for a period of 3 years, but the person is eligible for employment in a ehild care facility Child-Serving Entity as 528 defined in Chapter 3 of Title 31, or health-care facility as or public school, as those terms are defined in Chapter 529 85 of Title 11, while the person is on the Registry at Child Protection Level II; and a prospective employer 530 making a Child Protection Registry check must be so informed. If the person is not substantiated for abuse or 531 neglect while on the Registry, the person on the Registry at Child Protection Level II is automatically removed 532 from the Registry after 3 years and must not be reported in a Child Protection Registry check for that incident 533 or conviction. 534 (3) Child Protection Level III. — A person who is substantiated for abuse or neglect for any of the following 535 must be designated to Child Protection Level III: 536 a. An incident of abuse or neglect presenting a high risk of future harm to children, including but not 537 limited to: physical injury, nonorganic failure to thrive, malnutrition, or abandonment of a child 13 to 17 538 years of age; or 539 b. Conviction of any of the following crimes when based on the same incident of abuse or neglect as 540 alleged in the Notice of Intent to Substantiate pursuant to § 924 of this title: offensive touching, menacing, 541 reckless endangering in the second degree, assault in the third degree, child abuse in the third degree, 542 terroristic threatening, unlawful administration of drugs or controlled substances, indecent exposure in the 543 first or second degree, sexual harassment, unlawful imprisonment in the second degree, abandonment of a 544 child, or misdemeanor endangering the welfare of a child. 545 A person who is substantiated for abuse or neglect at Child Protection Level III must be reported for a period of 546 7 years as "substantiated for abuse" or "substantiated for neglect" in response to a Child Protection Registry 547 check made pursuant to Chapter 85 of Title 11 or Chapter 3 of Title 31. The person is ineligible for 548 employment in a child care facility, Child-Serving Entity as defined in Chapter 3 of Title 31, or health-care

facility as or public school, as those terms are defined in Chapter 85 of Title 11, while the person is on the Child

Protection Registry at Child Protection Level III. If the person is not substantiated for a different incident of

abuse or neglect while on the Registry, the person entered on the Registry at Child Protection Level III is

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552 automatically removed from the Registry after 7 years and is, thereafter, eligible for employment in a child care 553 facility, health-care facility or public school, and must not be reported in a Child Protection Registry check for 554 that incident or conviction. 555 (4) Child Protection Level IV. — A person who is substantiated for abuse or neglect for any of the following 556 must be designated to Child Protection Level IV: 557 a. An incident of abuse or neglect presenting the highest risk of future harm to children, including but not 558 limited to serious physical injury, sexual abuse, torture, criminally negligent treatment, or abandonment of a 559 child 12 years of age or younger (but not including the voluntary surrender of a baby pursuant to the Safe 560 Arms for Babies program as provided in § 907A of this title); or 561 b. Conviction of any of the following crimes when based on the same incident of abuse or neglect as 562 alleged in the Notice of Intent to Substantiate pursuant to § 924 of this title: vehicular assault, vehicular 563 homicide, criminally negligent homicide, assault in the first degree, assault in the second degree, reckless 564 endangering in the first degree, unlawful imprisonment in the first degree, child abuse in the first degree, 565 child abuse in the second degree, murder, manslaughter, murder by abuse or neglect, incest, rape, unlawful 566 sexual contact, sexual extortion, sexual solicitation of a child, felony sex offender unlawful sexual conduct 567 against a child, felony sexual abuse of a child by a person in a position of trust, authority or supervision in 568 the first degree or second degree, trafficking of persons and involuntary servitude, bestiality, continuous 569 sexual abuse of a child, possession of child pornography, unlawfully dealing in child pornography, felony 570 endangering the welfare of a child, dangerous crime against a child, kidnapping, coercion, dealing in 571 children, unlawful dealing with a child, sexual exploitation of a child, or promoting suicide. 572 A person who is substantiated for abuse or neglect at Child Protection Level IV must be reported as 573 "substantiated for abuse" or "substantiated for neglect" in response to a Child Protection Registry check made 574 pursuant to Chapter 85 of Title 11 or Chapter 3 of Title 31. The person is ineligible for employment in a child 575 eare facility, Child-Serving Entity as defined in Chapter 3 of Title 31 or health-care facility as defined in 576 Chapter 85 of Title 11. In addition, the person may not be removed from the Registry and must be reported in a 577 Registry check for the incident or conviction, except as provided in § 929(c) of this title. 578 (c) A person who is substantiated for an incident of abuse or neglect while on the Child Protection Registry is 579 ineligible for automatic removal from the Registry, but may be removed from the Registry by order of the Family 580 Court as provided in § 929 of this title. If a person is substantiated for abuse or neglect while on the Registry, the

imposed conditions for each incident must be completed consecutively, with the conditions for the most restrictive

582	Child Protection Level or Levels being completed before those for the less restrictive level or levels. A person who
583	has partially completed a level when assigned to a more restrictive level is given credit for that partial completion
584	when that person has completed the conditions for the more restrictive level or levels.
585	§ 924 Notice of Intent to Substantiate; process.
586	(a) In response to a report where abuse or neglect is alleged, the Division shall conduct an investigation into the
587	facts and circumstances of the alleged abuse or neglect as required by § 906 of this title.
588	(1) If the Division determines from its investigation not to substantiate the person for abuse or neglect, the
589	person may not be entered on the Child Protection Registry for that reported incident. The Division shall
590	indicate in its internal information system that the incident is unsubstantiated, and so notify the person in
591	writing. The Division shall develop regulations for classifying unsubstantiated cases in its internal information
592	system.
593	(2) If the Division determines from its investigation that it intends to substantiate the person for abuse or
594	neglect and enter an adult person on the Child Protection Registry, it shall give written notice to the person by
595	certified mail, return receipt requested, at that person's last known address. The written notice must:
596	a. Briefly describe the alleged incident of abuse or neglect;
597	b. Advise the person that the Division intends to substantiate the allegations and enter the person on the
598	Child Protection Registry for the incident of abuse or neglect at a designated Child Protection Level;
599	c. State the consequences of being entered on the Registry at the designated level, including whether the
500	person will be reported as substantiated for abuse or neglect in response to a Child Protection Registry
501	check made pursuant to Chapter 85 of Title 11 or Chapter 3 of Title 31;
502	d. Inform the person of that person's own right to request a hearing in the Family Court before the person is
503	entered on the Child Protection Registry;
504	e. Further advise that the person will be entered on the Registry for the incident at the designated Child
505	Protection Level unless, within 30 days of the date of mailing of the notice, the person responds to the
506	Division in writing, requesting a hearing in the Family Court on the Division's intent to substantiate the
507	person for abuse or neglect and enter the person on the Registry;
508	f. Contain a written form for the person to return to the Division to request a hearing.
509	(3) If the Division determines from its investigation that it intends to substantiate a child and enter the child on
510	the Child Protection Registry, it shall give written notice to the child and the child's parent, guardian, and legal
511	custodian by certified mail, return receipt requested, at the child's last known address. The written notice must:

612	a. Briefly describe the alleged incident of abuse or neglect;
613	b. Advise the child that the Division intends to substantiate the allegations and enter the child on the Child
614	Protection Registry for the incident of abuse or neglect at a designated Child Protection Level;
615	c. State the consequences of being entered on the Registry at the designated level, including whether the
616	child will be reported as substantiated for abuse or neglect in response to a Child Protection Registry check
617	made pursuant to Chapter 85 of Title 11 or Chapter 3 of Title 31;
618	d. Inform the child that a hearing will be held in the Family Court before the child is entered on the Child
619	Protection Registry.
620	e. Provide notice to the child's guardian ad litem or attorney if the child is in DSCYF custody.
621	(4) If the Division determines from its investigation that it intends to enter a person on the Child Protection
622	Registry as a result of a conviction of an enumerated offense set forth in § 923 of this title, the Division shall
623	send a Notice of Substantiation to the person informing them of the substantiation and notifying them of the
624	right to file a Petition for Limited Purpose Hearing. The Petition for Limited Purpose Hearing shall be filed by
625	the person in Family Court within 30 days of the Notice of Substantiation, shall include a copy of the Notice of
626	Substantiation, and shall set forth why the person alleges the conviction does not meet the requirements set
627	forth in § 922(1) of this title. A Limited Purpose Hearing shall be limited to determining whether the conviction
628	meets the requirements of § 922(1) of this title. If a Petition for Limited Purpose Hearing is not filed within 30
629	days of the Notice of Substantiation, the person shall remain automatically placed on the registry pursuant to §
630	922(1) of this title.
631	(b) A person, other than a child, who fails to request a hearing as provided in subsection (a) of this section must, at
632	the expiration of 30 days from the date of mailing of the notice of intent to substantiate the allegations of abuse or
633	neglect and enter the person on the Registry, be entered on the Child Protection Registry at the Child Protection
634	Level designated in the notice.
635	(c) The Division shall file a Petition for Substantiation before any child is entered on the Child Protection Registry,
636	regardless of the written request of the child.
637	§ 928 Persons entered on the Registry between August 1, 1994, and February 1, 2003.
638	(a) The Division shall review each case substantiated for abuse or neglect that was placed on the Central Registry
639	(also known as the Central Child Abuse Registry, the Child Abuse Registry and the Central Abuse Registry)
640	between August 1, 1994, and the effective date of this subchapter and designate each case to a Child Protection
641	Level in accordance with the regulations developed pursuant to § 923 of this title.

642	(b) A person who has been entered on the Child Protection Registry for the time prescribed in the designated Child
643	Protection Level for the person's incident of abuse or neglect must be automatically removed from the Child
644	Protection Registry, provided that the person has not been substantiated for an incident of abuse or neglect while on
645	the Child Protection Registry. The Division shall notify the person of the removal.
646	(c) The Division shall notify a person who does not qualify for automatic removal from the Child Protection
647	Registry of the Child Protection Level to which the person has been designated and of the consequences of
648	designation to that level, including whether the person will be reported as substantiated for abuse or neglect in a
649	Child Protection Registry check pursuant to Chapter 85 of Title 11 or Chapter 3 of Title 31.
650	§ 929 Removal of name from the Child Protection Registry.
651	(a) A person who has been entered on the Child Protection Registry at Child Protection Level II or Level III will
652	be automatically removed from the Registry under § 923 of this title, provided that the person has not been
653	substantiated for an incident of abuse or neglect while on the Registry.
654	(b) A person who has been entered on the Child Protection Registry at Child Protection Level II or Level III may
655	file a Petition for Removal in the Family Court prior to the expiration of the time designated for the level. The
656	Family Court shall have the discretion to remove the person from the registry. In making this determination, the
657	Court shall consider all relevant factors, including:
658	(1) The nature and circumstances of the original substantiated incident;
659	(2) Any substantiated incidents of abuse or neglect while on the Registry;
660	(3) The criminal history of the person, including whether the person's criminal record of arrest or conviction of
661	the incident leading to placement on the Registry was expunged;
662	(4) Compliance with the terms of probation, if applicable;
663	(5) The risk, if any, the registrant poses to the victim, the community and to other potential victims;
664	(6) The impact of registration and employer notification on the victim, community and other potential victims;
665	(7) The rehabilitation, if any, of the person, or successful completion of a program of evaluation and treatment
666	including any court-ordered or division-recommended case plan; and
667	(8) The adverse impact of registration on the person and the rehabilitative process, including the impact on
668	employment opportunities.
669	(c) A person who was entered on the Child Protection Registry at any level as a child, may, at any time after his or
670	her eighteenth birthday, file a Petition for Removal in the Family Court. The Family Court shall have the discretion

671 to remove the person from the registry. In making this determination, the Court shall consider all relevant factors, 672 including those in § 929(b) of this title. 673 (d) A Petition for Removal from the Registry must be filed in the Family Court in the county in which the 674 substantiation occurred. A copy of the petition must be served on the Division, which may file an objection or answer to the petition within 30 days after being served. In every case, the Division shall inform the Court whether 675 676 or not the person applying for removal has been substantiated for abuse or neglect while on the Child Protection 677 Registry. The Family Court may, in its discretion, dispose of a Petition for Removal without a hearing. 678 (e) Removal from the Child Protection Registry means only that the person's name has been removed from the 679 Registry and may no longer be reported to employers pursuant to Chapter 85 of Title 11 or Chapter 3 of Title 31. 680 Notwithstanding removal from the Registry, the person's name and other case information remains in the Division's 681 internal information system as substantiated for all other purposes, including, but not limited to, the Division's use 682 of the information for historical, treatment and investigative purposes, child care licensing decisions, foster and 683 adoptive parent decisions, reporting pursuant to § 309 of Title 31, reporting to law enforcement authorities, or any 684 other purpose set forth in § 906(e) of this title. 685 Section 4. This legislation shall take effect 180 days after enacted into law. 686 Section 5. This bill shall be known as the "Joseph R. 'Beau' Biden III Child Protection Act."

SYNOPSIS

The Joseph R. "Beau" Biden III Child Protection Act is the result of the work of the Delaware Background Checks Task Force, which was established by Executive Order 42. This legislation will consolidate into one chapter and section of the code the background checks that must be completed for individuals who seek to work or volunteer for a child-serving entity. The legislation will address inconsistencies as to what types of background checks those individuals who seek to work or volunteer for a child-serving entity must have and the types of criminal convictions and/or what level of entrance on the Child Protection Registry will prohibit an individual from working or volunteering with such an entity. Finally, this legislation includes individuals who seek to work with a private school or youth camp, who previous to this legislation, were not required to have background checks on staff or volunteers.

Author: Senator Peterson

Page 24 of 24