

LEGISLATIVE ACTION

Senate .	House
Comm: RCS .	
03/02/2021 .	
The Committee on Children, Families, and E	lder Affairs (Rouson)
recommended the following:	· · · · ·
Senate Amendment (with title amendmen	t)
	-,
Delete lines 196 - 249	
and insert:	
department shall screen the results to dete	ermine if a peer
specialist meets certification requirements	<b>_</b>
responsible for all fees charged in connect	
federal fingerprint processing and retention	
fingerprint processing shall be as provided	
for records provided to persons or entities	
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11	specified as exceptions therein. Fingerprints submitted to the
12	Department of Law Enforcement pursuant to this paragraph shall
13	be retained as provided in s. 435.12 and, when the Department of
14	Law Enforcement begins participation in the program, enrolled in
15	the Federal Bureau of Investigation's national retained
16	fingerprint arrest notification program, as provided in s.
17	943.05(4). Any arrest record identified must be reported to the
18	department.
19	(b) The department or the Agency for Health Care
20	Administration, as applicable, may contract with one or more
21	vendors to perform all or part of the electronic fingerprinting
22	pursuant to this section. Such contracts must ensure that the
23	owners and personnel of the vendor performing the electronic
24	fingerprinting are qualified and will ensure the integrity and
25	security of all personal identifying information.
26	(c) Vendors who submit fingerprints on behalf of employers
27	must:
28	1. Meet the requirements of s. 943.053; and
29	2. Have the ability to communicate electronically with the
30	state agency accepting screening results from the Department of
31	Law Enforcement and provide the applicant's full first name,
32	middle initial, and last name; social security number or
33	individual taxpayer identification number; date of birth;
34	mailing address; sex; and race.
35	(d) The background screening conducted under this
36	subsection must ensure that a peer specialist has not, during
37	the previous 3 years, been arrested for and is awaiting final
38	disposition of, been found guilty of, regardless of
39	adjudication, or entered a plea of nolo contendere or guilty to,

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40	or been adjudicated delinquent and the record has not been
41	sealed or expunged for, any felony.
42	(e) The background screening conducted under this
43	subsection must ensure that a peer specialist has not been found
44	guilty of, regardless of adjudication, or entered a plea of nolo
45	contendere or guilty to, or been adjudicated delinquent and the
46	record has not been sealed or expunged for, any offense
47	prohibited under any of the following state laws or similar laws
48	of another jurisdiction:
49	1. Section 393.135, relating to sexual misconduct with
50	certain developmentally disabled clients and reporting of such
51	sexual misconduct.
52	2. Section 394.4593, relating to sexual misconduct with
53	certain mental health patients and reporting of such sexual
54	misconduct.
55	3. Section 409.920, relating to Medicaid provider fraud, if
56	the offense was a felony of the first or second degree.
57	4. Section 415.111, relating to abuse, neglect, or
58	exploitation of vulnerable adults.
59	5. Any offense that constitutes domestic violence as
60	defined in s. 741.28.
61	
62	======================================
63	And the title is amended as follows:
64	Delete line 32
65	and insert:
66	fingerprints to specified entities; requiring the
67	department to screen results to determine if the peer
68	specialist meets the certification requirements;

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requiring that