

94TH GENERAL ASSEMBLY State of Illinois 2005 and 2006 HB2209

Introduced 2/14/2005, by Rep. Michael J. Madigan - Barbara Flynn Currie - Angelo Saviano

SYNOPSIS AS INTRODUCED:

225 ILCS 46/30

Amends the Health Care Worker Background Check Act. Makes a technical change in a Section concerning non-fingerprint based UCIA criminal records checks.

LRB094 03197 RAS 33198 b

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1 AN ACT concerning regulation.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Health Care Worker Background Check Act is amended by changing Section 30 as follows:
- 6 (225 ILCS 46/30)
- Sec. 30. Non-fingerprint based UCIA criminal records check.
- (a) Beginning on January 1, 1997, an educational entity, 9 other than a secondary school, conducting a nurse aide training 10 program must initiate a UCIA criminal history records check 11 prior to entry of an individual into the the training program. 12 A nurse aide seeking to be included on the nurse aide registry 13 14 shall authorize the Department of Public Health or its designee 15 that tests nurse aides or the health care employer or its designee to request a criminal history record check pursuant to 16 17 the Uniform Conviction Information Act (UCIA) for each nurse 18 aide applying for inclusion on the State nurse aide registry. 19 Any nurse aide not submitting the required authorization and 20 information for the record check will not be added to the State nurse aide registry. A nurse aide will not be entered on the 21 22 State nurse aide registry if the report from the Department of State Police indicates that the nurse aide has a record of 23 conviction of any of the criminal offenses enumerated in 24 25 Section 25 unless the nurse aide's identity is validated and it 26 is determined that the nurse aide does not have a disqualifying criminal history record based upon a fingerprint-based records 27 28 check pursuant to Section 35 or the nurse aide receives a waiver pursuant to Section 40. 29
 - (b) The Department of Public Health shall notify each health care employer inquiring as to the information on the State nurse aide registry of the date of the nurse aide's last

UCIA criminal history record check. If it has been more than
one year since the records check, the health care employer must
initiate or have initiated on his or her behalf a UCIA criminal
history record check for the nurse aide pursuant to this
Section. The health care employer must send a copy of the
results of the record check to the State nurse aide registry

for an individual employed as a nurse aide.

- (c) Beginning January 1, 1996, a health care employer who makes a conditional offer of employment to an applicant other than a nurse aide for position with duties that involve direct care for clients, patients, or residents must initiate or have initiated on his or her behalf a UCIA criminal history record check for that applicant.
- (d) No later than January 1, 1997, a health care employer must initiate or have initiated on his or her behalf a UCIA criminal history record check for all employees other than those enumerated in subsections (a), (b), and (c) of this Section with duties that involve direct care for clients, patients, or residents. A health care employer having actual knowledge from a source other than a non-fingerprint check that an employee has been convicted of committing or attempting to commit one of the offenses enumerated in Section 25 of this Act must initiate a fingerprint-based background check within 10 working days of acquiring that knowledge. The employer may continue to employ that individual in a direct care position, may reassign that individual to a non-direct care position, or may suspend the individual until the results of the fingerprint-based background check are received.
- (e) The request for a UCIA criminal history record check must be in the form prescribed by the Department of State Police.
- (f) The applicant or employee must be notified of the following whenever a non-fingerprint check is made:
 - (i) that the health care employer shall request or have requested on his or her behalf a UCIA criminal history record check pursuant to this Act;

- (ii) that the applicant or employee has a right to obtain a copy of the criminal records report from the health care employer, challenge the accuracy and completeness of the report, and request a waiver under Section 40 of this Act;
 - (iii) that the applicant, if hired conditionally, may be terminated if the criminal records report indicates that the applicant has a record of conviction of any of the criminal offenses enumerated in Section 25 unless the applicant's identity is validated and it is determined that the applicant does not have a disqualifying criminal history record based on a fingerprint-based records check pursuant to Section 35.
 - (iv) that the applicant, if not hired conditionally, shall not be hired if the criminal records report indicates that the applicant has a record of conviction of any of the criminal offenses enumerated in Section 25 unless the applicant's record is cleared based on a fingerprint-based records check pursuant to Section 35.
 - (v) that the employee may be terminated if the criminal records report indicates that the employee has a record of conviction of any of the criminal offenses enumerated in Section 25 unless the employee's record is cleared based on a fingerprint-based records check pursuant to Section 35.
- (g) A health care employer may conditionally employ an applicant to provide direct care for up to 3 months pending the results of a UCIA criminal history record check.
- 28 (Source: P.A. 91-598, eff. 1-1-00.)