GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 770 PROPOSED COMMITTEE SUBSTITUTE H770-PCS10596-TVf-22

Short Title: Fr	reedom to Work.	(Public)
Sponsors:		
Referred to:		
	April 16, 2019	
AND COUR FAVORABL BOARD'S DETERMIN OF CERTAI The General Ass SEC' "(d) Unless except those lis Constitution or f of Relief does no governmental of favorably in dete	A BILL TO BE ENTITLE EQUIRE ADMINISTRATIVE AGENCIES TS IN CIVIL PROCEEDINGS TO CONSILLY; TO REQUIRE INCREASED STAUSE OF AN APPLICANT'S CRIMINATIONS; AND TO REQUIRE RECOGNICATIONS; AND TO REQUIRE RECOGNICATION 1. G.S. 15A-173.2(d) reads as rewrited as modified or revoked, a Certificate of Rested in G.S. 15A-173.3, those sanctions are detail aw, and any others specifically exclusive automatically relieve a disqualification; are ficial, or court in a civil proceeding may seemining whether a conviction should result TION 2. G.S. 93B-8.1 reads as rewritten: to forminal history records.	, GOVERNMENTAL OFFICIALS, DER A CERTIFICATE OF RELIEF NDARDS FOR A LICENSING INAL HISTORY IN MAKING ITION BY LICENSING BOARDS EXPERIENCES. Iten: lief relieves all collateral sanctions, imposed by the North Carolina uded in the certificate. A Certificate however, an administrative agency, hall consider a Certificate of Relief
provides otherwiceriminal history, conviction of any and the applicant the board may dowarranted after crelated to the dut	ss the federal law governing a particular occuriese, a board shall not automatically deny lice. If the board is authorized to deny a licer y crime or for commission of a crime involving the verified criminal history record reveals on eny the license if it finds finds, by clear and consideration of the following factors: the aprices and responsibilities for the licensed occumination based on the following factors: The level and seriousness of the crime. The date of the person at the time of the crime age of the person at the time of the crime.	ensure on the basis of an applicant's use to an applicant on the basis of the fraud or moral turpitude, a crime, the or more convictions of any crime, a convincing evidence, that denial is oplicant's criminal history is directly upation. The licensing authority shall trime.



The subsequent commission of a crime by the applicant.

(7)

- (8) Any affidavits or other written documents, including character references.
 - (b1) If an applicant was granted a Certificate of Relief under G.S. 15A-173.2, then that certificate must be considered favorably by the board.
 - (c) The board may deny licensure to an applicant who refuses to consent to a criminal history record check or use of fingerprints or other identifying information required by the State or National Repositories of Criminal Histories.
 - (d) This section does not apply to The North Carolina Criminal Justice Education and Training Standards Commission and the North Carolina Sheriffs' Education and Training Standards Commission.
 - (e) An individual with a criminal history may petition a board at any time, including before an individual starts or completes any mandatory education or training requirements, for a determination of whether the individual's criminal history will disqualify the individual from obtaining a license. This petition shall include details on the individual's criminal history. A board may determine that the petitioner's criminal history is grounds for denial of a license only after the board has applied the requirements of subsection (b) of this section. The board shall inform the individual of the board's determination within 30 days of receiving the petition from the individual. The board may charge a fee to recoup its costs not to exceed twenty-five dollars (\$25.00) for each petition. If the individual's petition is denied, the board shall notify the individual in writing of the following:
 - (1) The grounds and reasons for the denial or disqualification.
 - (2) That the individual has the right to a hearing to challenge the licensing authority's decision.
 - (3) The earliest date the person may reapply for a license.
 - (4) What further evidence of rehabilitation will be considered upon reapplication.
 - (f) A determination made under subsection (e) of this section that a petitioner is eligible for a license shall be binding if an applicant fulfills all other requirements for the occupational license and the applicant's submitted criminal history was correct and remains unchanged at the time of application for a license."

SECTION 3. Chapter 93B of the General Statutes is amended by adding a new section to read:

"§ 93B-8.6. Recognition of apprenticeships and training.

- (a) The following definitions shall apply in this section:
 - (1) Apprenticeship. A program that meets the federal guidelines set out in 29 C.F.R. Part 29 and 29 U.S.C. § 50. An apprenticeship can be completed under a State-licensed practitioner of that occupation or at a State-licensed school.
 - (2) <u>Career technical education. Programs of study, clusters, and pathways approved by the North Carolina State Board of Education pursuant to State board policy.</u>
 - (3) <u>Licensing.</u> Any required training, education, or fee to work in a specific profession.
- (b) An occupational licensing board shall grant a license to any applicant who meets the following criteria:
 - (1) Completed an apprenticeship approved by the State or federal Department of Labor, or otherwise permitted under State or federal law.
 - (2) Passed an examination, if one is deemed to be necessary by the licensing authority.
- (b1) This section shall not apply to occupational licensing boards governing professions requiring advanced knowledge acquired by a prolonged course of specialized intellectual study such as those requiring a bachelor's or advanced degree.
- (c) Each occupational licensing board shall establish a passing score for the board's examinations which shall not exceed the passing score that is required under the board's standard

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- licensing processes. If the relevant law or rule does not require an examination for the standard licensing process, no examination may be required for applicants who complete an apprenticeship in that occupation. Except as otherwise required by federal law, apprenticeships for an occupation shall not be required to exceed the number of hours required by the relevant licensing authority or statute for that occupation.
- (d) Applicants for licensure shall be permitted to apply training hours earned through career technical education provided by North Carolina public schools and colleges towards the requirements for licensure in the same occupation in accordance with the standards and procedures authorized in accordance with this Chapter.
- (e) The State Board of Community Colleges and occupational licensing boards shall adopt rules for the implementation of this section."
- **SECTION 4.** This act becomes effective October 1, 2019, and applies to Certificates of Relief granted or applications for licensure submitted on or after that date.