Florida Senate - 2021 Bill No. SB 368

LEGISLATIVE ACTION

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| Senate | • |
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| Comm: RCS | • |
| 03/15/2021 | • |
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House

| The Committee on Judiciary (Baxley) recommended the following: |
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| Senate Amendment (with title amendment) |
| Delete lines 206 - 240 |
| and insert: |
| c. Be licensed as a physician under chapter 458 or chapter |
| <u>459;</u> |
| d. Be licensed as a nurse under chapter 464 and hold at |
| <pre>least a master's degree;</pre> |
| e. Be certified by the Florida Supreme Court as a family |
| mediator and hold at least a master's degree; |
| f. Be a member in good standing of The Florida Bar; or |

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| 12 | g. Be a professional guardian as defined in s. 744.102(17) |
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| 13 | and hold at least a master's degree. |
| 14 | 2. Complete all of the following: |
| 15 | a. Three years of post-licensure or post-certification |
| 16 | practice; |
| 17 | b. A family mediation training program certified by the |
| 18 | Florida Supreme Court; |
| 19 | c. An elder mediation training program that meets standards |
| 20 | approved and adopted by the Florida Supreme Court. If the |
| 21 | Florida Supreme Court has not yet adopted such standards, the |
| 22 | standards for elder mediation training approved and adopted by |
| 23 | the Association for Conflict Resolution apply; and |
| 24 | d. Eldercaring coordinator training. The training must |
| 25 | total at least 28 hours and must include eldercaring |
| 26 | coordination; elder, guardianship, and incapacity law and |
| 27 | procedures and less restrictive alternatives to guardianship as |
| 28 | it pertains to eldercaring coordination; at least 4 hours on the |
| 29 | implications of elder abuse, neglect, and exploitation and other |
| 30 | safety issues in eldercaring coordination; the elder's role |
| 31 | within eldercaring coordination; family dynamics related to |
| 32 | eldercaring coordination; eldercaring coordination skills and |
| 33 | techniques; multicultural competence and its use in eldercaring |
| 34 | coordination; at least 2 hours of ethical considerations |
| 35 | pertaining to eldercaring coordination; use of technology within |
| 36 | eldercaring coordination; and court-specific eldercaring |
| 37 | coordination procedures. |
| 38 | 3. Successfully pass a level 2 background screening as set |
| 39 | forth in s. 435.04(2) and (3) or be exempt from disqualification |
| 40 | under s. 435.07. The prospective eldercaring coordinator must |

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| 41 | submit a full set of fingerprints to the court or to a vendor, |
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| 42 | entity, or agency authorized by s. 943.053(13). The court, |
| 43 | vendor, entity, or agency shall forward the fingerprints to the |
| 44 | Department of Law Enforcement for state processing and the |
| 45 | Department of Law Enforcement shall forward the fingerprints to |
| 46 | the Federal Bureau of Investigation for national processing. The |
| 47 | prospective eldercaring coordinator shall pay the fees for state |
| 48 | and federal fingerprint processing. The state cost for |
| 49 | fingerprint processing shall be as provided in s. 943.053(3)(e) |
| 50 | for records provided to persons or entities other than those |
| 51 | specified as exceptions therein. |
| 52 | |
| 53 | ========== T I T L E A M E N D M E N T ================================= |
| 54 | And the title is amended as follows: |
| 55 | Delete lines 15 - 29 |
| 56 | and insert: |
| 57 | eldercaring coordinators; requiring the applicant to |
| 58 | meet certain qualifications for background screening, |
| 59 | unless otherwise exempt; requiring prospective |
| 60 | eldercaring coordinators to submit fingerprints for |
| 61 | purposes of criminal history background screening; |
| 62 | providing for the payment and cost of fingerprint |
| 63 | processing; providing for the removal and suspension |
| 64 | of authority of certain eldercaring coordinators; |
| 65 | requiring that notice of hearing on removal of a |
| 66 | coordinator be timely served; authorizing the courts |
| 67 | to award certain fees and costs under certain |
| 68 | circumstances; requiring the court to appoint |
| 69 | successor eldercaring coordinators under certain |
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70 circumstances; authorizing the courts to make certain 71 determinations based on the fees and costs of 72 eldercaring coordination; providing that certain 73 communications between the parties, participants, and 74 eldercaring coordinators are confidential; providing 75 exceptions to confidentiality; providing requirements 76 for emergency reporting to courts under certain 77 circumstances; providing immunity from liability for eldercaring coordinators 78