Florida Senate - 2018 Bill No. CS for SB 1114

LEGISLATIVE ACTION

Senate

House

The Committee on Appropriations (Brandes) recommended the following:

Senate Amendment (with title amendment)

Delete lines 296 - 380

and insert:

(b) Except as provided in s. 435.07(4) and convictions pursuant to chapter 812, a conviction for a crime more than 5 years before the date of the application may not be grounds for denial of a license specified in paragraph (a). For purposes of this paragraph, the term "conviction" means having been found guilty, with or without adjudication of guilt, as a result of a

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11	jury verdict, nonjury trial, or entry of a plea of guilty or
12	nolo contendere.
13	(c)1. A person may apply for a license before his or her
14	lawful release from confinement or supervision. The department
15	may not charge an applicant an additional fee for being confined
16	or under supervision. The board may not deny an application for
17	a license solely on the basis of the applicant's current
18	confinement or supervision.
19	2. After a license application is approved, the board may
20	stay the issuance of a license until the applicant is lawfully
21	released from confinement or supervision and the applicant
22	notifies the board of such release. The board must verify the
23	applicant's release with the Department of Corrections before it
24	issues a license.
25	3. If an applicant is unable to appear in person due to his
26	or her confinement or supervision, the board must permit the
27	applicant to appear by teleconference or video conference, as
28	appropriate, at any meeting of the board or other hearing by the
29	agency concerning his or her application.
30	4. If an applicant is confined or under supervision, the
31	Department of Corrections and the board shall cooperate and
32	coordinate to facilitate the appearance of the applicant at a
33	board meeting or agency hearing in person, by teleconference, or
34	by video conference, as appropriate.
35	(d) The board shall adopt rules specifying the crimes that,
36	if committed, and regardless of adjudication, relate to the
37	practice of the profession or the ability to practice the
38	profession and may constitute grounds for denial of a license.
39	Section 13. Present subsections (2) through (8) of section

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40	464.203, Florida Statutes, are redesignated as subsections (3)
41	through (9), respectively, and a new subsection (2) is added to
42	that section, to read:
43	464.203 Certified nursing assistants; certification
44	requirement
45	(2)(a)1. Except as provided in s. 435.07(4), a conviction
46	for a crime more than 7 years before the date of the application
47	may not be grounds for denial of a certificate to practice as a
48	certified nursing assistant.
49	2. Except as provided in s. 435.07(4), a conviction for a
50	crime more than 7 years before the date of the application may
51	not be grounds for failure of a required background screening.
52	3. For purposes of this paragraph, the term "conviction"
53	means having been found guilty, with or without adjudication of
54	guilt, as a result of a jury verdict, nonjury trial, or entry of
55	a plea of guilty or nolo contendere.
56	(b)1. A person may apply for a certificate to practice as a
57	certified nursing assistant before his or her lawful release
58	from confinement or supervision. The department may not charge
59	an applicant an additional fee for being confined or under
60	supervision. The board may not deny an application for a
61	certificate solely on the basis of the person's current
62	confinement or supervision.
63	2. After a certification application is approved, the board
64	may stay the issuance of a certificate until the applicant
65	notifies the board of his or her lawful release from confinement
66	or supervision. The board must verify the applicant's release
67	with the Department of Corrections before it issues a license.
68	3. If an applicant is unable to appear in person due to his

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69	or her confinement or supervision, the board must permit the
70	applicant to appear by teleconference or video conference, as
71	appropriate, at any meeting of the board or other hearing by the
72	agency concerning his or her application.
73	4. If an applicant is confined or under supervision, the
74	Department of Corrections and the board shall cooperate and
75	coordinate to facilitate the appearance of the applicant at a
76	board meeting or agency hearing in person, by teleconference, or
77	by video conference, as appropriate.
78	(d) The board shall adopt rules specifying the crimes that,
79	if committed, and regardless of adjudication, relate to the
80	practice of the profession or the ability to practice the
81	profession and may constitute grounds for denial of a
82	certification.
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84	========== TITLE AMENDMENT ==========
85	And the title is amended as follows:
86	Delete lines 47 - 67
87	and insert:
88	certain licenses; providing exceptions; defining the
89	term "conviction"; authorizing a person to apply for a
90	license before his or her lawful release from
91	confinement or supervision; prohibiting additional
92	fees for an applicant confined or under supervision;
93	prohibiting the board from basing a denial of a
94	license application solely on the applicant's current
95	confinement or supervision; authorizing the board to
96	stay the issuance of an approved license under certain
97	circumstances; requiring the board to verify an

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98 applicant's release with the Department of 99 Corrections; providing requirements for the appearance of certain applicants at certain meetings; requiring 100 the board to adopt rules specifying how certain crimes 101 102 affect an applicant's eligibility for licensure; 103 amending s. 464.203, F.S.; prohibiting the conviction of a crime before a specified date from being grounds 104 for the denial of a certification under certain 105 circumstances; prohibiting the conviction of a crime 106 107 before a specified date from being grounds for the 108 failure of a background screening; providing 109 exceptions; defining the term "conviction";