Florida Senate - 2021 Bill No. SB 368

LEGISLATIVE ACTION

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

The Committee on Judiciary (Baxley) recommended the following:
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)
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,
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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COMMITTEE AMENDMENT

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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