

**The Florida Senate**  
**BILL ANALYSIS AND FISCAL IMPACT STATEMENT**

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

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Prepared By: The Professional Staff of the Appropriations Committee on Health and Human Services

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BILL: CS/SB 1168

INTRODUCER: Health Policy Committee and Senator Grall

SUBJECT: Background Screenings

DATE: February 17, 2026

REVISED: \_\_\_\_\_

	ANALYST	STAFF DIRECTOR	REFERENCE	ACTION
1.	<u>Looke</u>	<u>Brown</u>	<u>HP</u>	<u>Fav/CS</u>
2.	<u>Barr</u>	<u>McKnight</u>	<u>AHS</u>	<u>Favorable</u>
3.	_____	_____	<u>FP</u>	_____

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**Please see Section IX. for Additional Information:**

COMMITTEE SUBSTITUTE - Substantial Changes

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**I. Summary:**

CS/SB 1168 amends multiple sections of law relating to background screenings. Specifically, the bill:

- Adds several offenses to the list of disqualifying offenses in s. 435.04, F.S.
- Consolidates within the Agency for Health Care Administration eligibility determination for all specified agencies.
- Requires qualified entities to designate a user administrator to act as the primary point of contact to manage compliance with state and federal laws regarding the security and privacy of criminal history information.
- Prohibits persons screened through the Care Provider Background Screening Clearinghouse by certain entities from denying or failing to acknowledge arrests, whether or not their records have been sealed or expunged.
- Specifies that independent sanctioning authorities in charge of approving athletic coaches are considered qualified entities for the purpose of background screening and removes obsolete dates related to requiring athletic coaches to be background screened.

The bill will have an indeterminate fiscal impact on state expenditures. **See Section V., Fiscal Impact Statement.**

The bill is effective July 1, 2026.

## II. Present Situation:

### Background Screening

Florida provides standard procedures for screening a prospective employee<sup>1</sup> where the Legislature has determined it is necessary to conduct a criminal history background check to protect vulnerable persons.<sup>2</sup> Chapter 435, F.S., establishes procedures for criminal history background screening of prospective employees and outlines the screening requirements. There are two levels of background screening: Level 1 and Level 2.

- Level 1 screening includes, at a minimum, employment history checks, statewide criminal correspondence checks through the Florida Department of Law Enforcement (FDLE), and a check of the Dru Sjodin National Sex Offender Public Website,<sup>3</sup> and may include criminal records checks through local law enforcement agencies. A Level 1 screening may be paid for and conducted through FDLE's website, which provides immediate results.<sup>4</sup>
- Level 2 screening includes, at a minimum, fingerprinting for statewide criminal history records checks through FDLE and national criminal history checks through the Federal Bureau of Investigation (FBI), and may include local criminal records checks through local law enforcement agencies.<sup>5</sup>

Florida law authorizes and outlines specific elements required for Level 1 and Level 2 background screening and establishes requirements for determining whether an individual passes a screening regarding an individual's criminal history. All individuals subject to background screening must be confirmed to have not been arrested for and waiting final disposition of, been found guilty of, regardless of adjudication, or entered a plea of nolo contendere or guilty to, or been adjudicated delinquent, and the record has not been sealed or expunged for, any of 52 offenses prohibited under Florida law, or similar law of another jurisdiction:<sup>6</sup>

- Section 393.135, F.S., relating to sexual misconduct with certain developmentally disabled clients and reporting of such sexual misconduct.
- Section 394.4593, F.S., relating to sexual misconduct with certain mental health patients and reporting of such sexual misconduct.
- Section 415.111, F.S., relating to adult abuse, neglect, or exploitation of aged persons or disabled adults.
- Section 777.04, F.S., relating to attempts, solicitation, and conspiracy to commit an offense listed in s. 435.04(2), F.S.
- Section 782.04, F.S., relating to murder.
- Section 782.07, F.S., relating to manslaughter, aggravated manslaughter of an elderly person or disabled adult, or aggravated manslaughter of a child.
- Section 782.071, F.S., relating to vehicular homicide.

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<sup>1</sup> Section 435.02(2), F.S., defines "employee" to mean any person required by law to be screened pursuant to this chapter, including, but not limited to, persons who are contractors, licensees, or volunteers.

<sup>2</sup> Chapter 435, F.S.

<sup>3</sup> The Dru Sjodin National Sex Offender Public Website is a U.S. government website that links public state, territorial, and tribal sex offender registries in one national search site. available at [www.nsopw.gov](http://www.nsopw.gov) (last visited Jan. 22, 2026).

<sup>4</sup> Florida Department of Law Enforcement, *State of Florida Criminal History Records Check*, <http://www.fdle.state.fl.us/Criminal-History-Records/Florida-Checks.aspx> (last visited Jan. 22, 2026).

<sup>5</sup> Section 435.04, F.S.

<sup>6</sup> Section 435.04(2), F.S.

- Section 782.09, F.S., relating to killing of an unborn child by injury to the mother.
- Chapter 784, F.S., relating to assault, battery, and culpable negligence, if the offense was a felony.
- Section 784.011, F.S., relating to assault, if the victim of the offense was a minor.
- Section 784.03, F.S., relating to battery, if the victim of the offense was a minor.
- Section 787.01, F.S., relating to kidnapping.
- Section 787.02, F.S., relating to false imprisonment.
- Section 787.025, F.S., relating to luring or enticing a child.
- Section 787.04(2), F.S., relating to taking, enticing, or removing a child beyond the state limits with criminal intent pending custody proceedings.
- Section 787.04(3), F.S., relating to carrying a child beyond the state lines with criminal intent to avoid producing a child at a custody hearing or delivering the child to the designated person.
- Section 790.115(1), F.S., relating to exhibiting firearms or weapons within 1,000 feet of a school.
- Section 790.115(2)(b), F.S., relating to possessing an electric weapon or device, destructive device, or other weapon on school property.
- Section 794.011, F.S., relating to sexual battery.
- Former s. 794.041, F.S., relating to prohibited acts of persons in familial or custodial authority.
- Section 794.05, F.S., relating to unlawful sexual activity with certain minors.
- Chapter 796, F.S., relating to prostitution.
- Section 798.02, F.S., relating to lewd and lascivious behavior.
- Chapter 800, F.S., relating to lewdness and indecent exposure.
- Section 806.01, F.S., relating to arson.
- Section 810.02, F.S., relating to burglary.
- Section 810.14, F.S., relating to voyeurism, if the offense is a felony.
- Section 810.145, F.S., relating to video voyeurism, if the offense is a felony.
- Chapter 812, F.S., relating to theft, robbery, and related crimes, if the offense is a felony.
- Section 817.563, F.S., relating to fraudulent sale of controlled substances, only if the offense was a felony.
- Section 825.102, F.S., relating to abuse, aggravated abuse, or neglect of an elderly person or disabled adult.
- Section 825.1025, F.S., relating to lewd or lascivious offenses committed upon or in the presence of an elderly person or disabled adult.
- Section 825.103, F.S., relating to exploitation of an elderly person or disabled adult, if the offense was a felony.
- Section 826.04, F.S., relating to incest.
- Section 827.03, F.S., relating to child abuse, aggravated child abuse, or neglect of a child.
- Section 827.04, F.S., relating to contributing to the delinquency or dependency of a child.
- Former s. 827.05, F.S., relating to negligent treatment of children.
- Section 827.071, F.S., relating to sexual performance by a child.
- Section 843.01, F.S., relating to resisting arrest with violence.
- Section 843.025, F.S., relating to depriving a law enforcement, correctional, or correctional probation officer of means of protection or communication.

- Section 843.12, F.S., relating to aiding in an escape.
- Section 843.13, F.S., relating to aiding in the escape of juvenile inmates in correctional institutions.
- Chapter 847, F.S., relating to obscene literature.
- Section 874.05, F.S., relating to encouraging or recruiting another to join a criminal gang.
- Chapter 893, F.S., relating to drug abuse prevention and control, only if the offense was a felony or if any other person involved in the offense was a minor.
- Section 916.1075, F.S., relating to sexual misconduct with certain forensic clients and reporting of such sexual misconduct.
- Section 944.35(3), F.S., relating to inflicting cruel or inhuman treatment on an inmate resulting in great bodily harm.
- Section 944.40, F.S., relating to escape.
- Section 944.46, F.S., relating to harboring, concealing, or aiding an escaped prisoner.
- Section 944.47, F.S., relating to introduction of contraband into a correctional facility.
- Section 985.701, F.S., relating to sexual misconduct in juvenile justice programs.
- Section 985.711, F.S., relating to contraband introduced into detention facilities.

### ***Exemptions***

Should a person be disqualified from employment due to failing a background screening, he or she may apply to the secretary of the appropriate agency for an exemption. Section 435.07, F.S., allows the secretary to exempt applicants from disqualification under certain circumstances, including:

- Felonies for which at least three years have elapsed since the applicant for the exemption has completed or been lawfully released from confinement, supervision, or nonmonetary condition imposed by the court for the disqualifying felony;
- Misdemeanors prohibited under any of the cited statutes or under similar statutes of other jurisdictions for which the applicant for the exemption has completed or been lawfully released from confinement, supervision, or nonmonetary condition imposed by the court;
- Offenses that were felonies when committed but that are now misdemeanors and for which the applicant for the exemption has completed or been lawfully released from confinement, supervision, or nonmonetary condition imposed by the court; or
- Findings of delinquency. For offenses that would be felonies if committed by an adult and the record has not been sealed or expunged, this exemption may not be granted until at least three years have elapsed since the applicant for the exemption has completed or been lawfully released from confinement, supervision, or nonmonetary condition imposed by the court for the disqualifying offense.

An individual who receives an exemption may be employed in a profession or workplace where background screening is statutorily required despite the disqualifying offense in that person's past. Certain criminal backgrounds, however, render a person ineligible for an exemption. A

person who is considered a sexual predator,<sup>7</sup> career offender,<sup>8</sup> or registered sexual offender<sup>9</sup> is not eligible for exemption.<sup>10</sup>

### Care Provider Background Screening Clearinghouse

In 2012, the Legislature created the Care Provider Background Screening Clearinghouse to create a single program for screening individuals and to allow for the results of criminal history checks of persons acting as covered care providers to be shared among the specified agencies.<sup>11</sup> Current designated agencies participating in the Clearinghouse include:<sup>12</sup>

- The Agency for Health Care Administration (AHCA);
- The Department of Health (DOH);
- The Department of Children and Families (DCF);
- The Department of Elder Affairs (DOEA);
- The Agency for Persons with Disabilities (APD);
- The Department of Education (DOE);
- Regional workforce boards providing services as defined in s. 445.002(3), F.S.; and
- Local licensing agencies approved pursuant to s. 402.307, F.S., when these agencies are conducting state and national criminal history background screening on persons who work with children or persons who are elderly or disabled.

Employers whose employees and volunteers are screened through an agency participating in the Clearinghouse must maintain the status of individuals being screened and update the Clearinghouse regarding any employment changes within 10 business days of the change.<sup>13</sup>

The Clearinghouse allows for monitoring of new criminal history information through the federal Rap Back Service<sup>14</sup> which continually matches fingerprints against new arrests or convictions that occur after the individual was originally screened. Once a person's screening record is in the Clearinghouse, that person may avoid the need for any future state screenings and related fees for screenings, depending on the screening agencies or organizations.<sup>15</sup>

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<sup>7</sup> Section 775.21, F.S.

<sup>8</sup> Section 775.261, F.S.

<sup>9</sup> Section 943.0435, F.S.

<sup>10</sup> Section 435.07(4)(b), F.S.

<sup>11</sup> Chapter 2012-73, L.O.F.

<sup>12</sup> Section 435.02(5), F.S. Additional entities were added to the list of designated entities beginning in 2023; these entities include district units, special district units, the Florida School for the Deaf and Blind, the Florida Virtual School, virtual instruction programs, charter schools, hope operators, private schools participating in certain scholarship programs, and alternative schools. *See also*, ch. 2022-154, L.O.F.

<sup>13</sup> Section 435.12(2)(c), F.S.; Beginning January 1, 2024, employers must report changes in an employee's status within five business days for employees screened after January 1, 2024.

<sup>14</sup> The Rap Back Service is managed by the FBI's Criminal Justice Information Services Division. For more information, see the Federal Bureau of Investigation, Privacy Impact Assessment for the Next Generation Identification (NGI) Rap Back Service. available at <https://www.fbi.gov/file-repository/pia-ngi-rap-back-service.pdf/view> (last visited January 22, 2026).

<sup>15</sup> Agency for Health Care Administration, *Clearinghouse Renewals*, available at [https://ahca.myflorida.com/MCHO/Central\\_Services/Background\\_Screening/Renewals.shtml](https://ahca.myflorida.com/MCHO/Central_Services/Background_Screening/Renewals.shtml) (last visited January 22, 2026). Fingerprints are retained for five years. Employers have an option to renew screenings at the end of the five-year period through a "Clearinghouse Renewal" process which allows employee's fingerprints to be retained without being re-fingerprinted.

### **Sealed and Expunged Criminal Records**

Sections 943.0585 and 943.059, F.S., allow a person to petition a court to expunge or seal his or her criminal record, respectively. Among other effects of expunging or sealing a criminal record, those statutes allow the person to lawfully deny or fail to acknowledge the arrests covered by the expunged or sealed record except in certain specified circumstances. One such circumstance is when the person is seeking to be employed or licensed to contract with a list of state agencies that largely matches with the agencies included as specified agencies under s. 435.02(7), F.S.<sup>16</sup> Current law, however, does not prohibit a person from denying or failing to acknowledge arrests when seeking to be employed by a qualified entity.

### **Background Screening of Youth Athletic Team Coaches**

An independent sanctioning authority is a private, non-governmental entity that organizes, operates, or coordinates a youth athletic team in Florida which includes one or more minors and is not affiliated with a private school.<sup>17</sup> Beginning July 1, 2026, an independent sanctioning authority must conduct a Level 2 background screening of each current and prospective athletic coach. The authority may not authorize any person to serve as an athletic coach<sup>18</sup> until a Level 2 screening has been conducted, and the screening does not result in his or her disqualification, unless the person satisfies the criteria for and is granted an exemption under s. 435.07. Beginning January 1, 2026, all sanctioning authorities must screen potential athletic coaches through the Clearinghouse.<sup>19</sup>

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<sup>16</sup> Sections 943.0585(6)(b)5. and 943.059(6)(b)5., F.S.

<sup>17</sup> Sections 1002.01 and 943.0438(1)(b), F.S.

<sup>18</sup> “Athletic coach” means a person who is authorized by an independent sanctioning authority to work as a coach, assistant coach, or referee for whether for compensation or as a volunteer, for a youth athletic team in this state; and has direct contact with one or more minors on the youth athletic team. Section 943.0438(1)(a), F.S.

<sup>19</sup> Section 943.0438(2)(b), F.S.

### III. Effect of Proposed Changes:

**Section 1** amends s. 435.04, F.S., to add the following offenses to the list of disqualifying offenses under a Level 2 background screening:

- DUI manslaughter.
- Domestic violence<sup>20</sup>
- Offenses against intellectual property.
- Offenses against users of computers, computer systems, computer networks, and electronic devices.
- Animal cruelty.
- Making or having instruments and material for counterfeiting driver licenses or identification cards.
- Threats and extortion.
- Bribery.
- Contraband articles in county detention facilities.

**Section 2** amends s. 435.12, F.S., to require the Agency for Health Care Administration (AHCA) to review and determine eligibility for all criminal history checks submitted by specified agencies, beginning July 1, 2028.<sup>21</sup> The bill also requires the Care Provider Background Screening Clearinghouse (Clearinghouse) to share eligibility determinations with specified agencies and provides that specified agencies and qualified entities are responsible for processing exemptions for disqualification.

**Section 3** requires the amendments in Section 2 of the bill to be implemented by July 1, 2028, or as soon as practicable thereafter as determined by the AHCA.

**Section 4** amends s. 943.0438, F.S., to specify that independent sanctioning authorities responsible for approving athletic coaches, are considered qualified entities for the purpose of background screening and to remove obsolete dates related to requiring athletic coaches to be background screened. The bill also specifies that persons who have not undergone a background check may serve as an athletic coach if he or she is under the direct supervision of an athletic coach who has been background screened.

**Section 5** amends s. 943.0542, F.S., to require qualified entities<sup>22</sup> to designate a user administrator to act as a primary point of contact and to manage compliance with state and federal laws regarding the security and privacy of criminal history information. The bill allows qualified entities to designate additional authorized users with delegated authority to manage or access the system for the purpose of requesting and reviewing background screening information.

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<sup>20</sup> Domestic violence is already a disqualifying offense under current law; however, it was partitioned out into subsection (3) of s. 435.04, F.S. The bill brings domestic violence into subsection (2) with the other qualifying offenses. This change has the effect of applying domestic violence as a disqualifying offense for positions regulated by the Department of Education. *See* Agency for Health Care Administration, *Senate Bill 1168* (Jan. 28, 2026.) (on file with Senate Appropriations Committee on Health and Human Services).

<sup>21</sup> “Specified agencies” is defined in s. 435.02, F.S.

<sup>22</sup> As defined in s. 943.0542(1)(b), F.S.

**Sections 6 and 7** amend ss. 943.0585 and 943.059, F.S., related to the expunction and sealing of criminal histories, respectively, to prohibit a person from denying or failing to acknowledge an arrest if the person is screened through the Clearinghouse by a specified agency or qualified entity regardless of whether the person's criminal record has been expunged or sealed.

**Sections 8 and 9** amend ss. 44.407 and 501.9741, F.S., respectively, to conform cross references.

**Sections 10 through 17** reenact ss. 397.487, 397.4871, 409.913, 435.03, 1012.22, 1012.315, 1012.797, and 1012.799, F.S., respectively, to incorporate changes made to s. 435.04, F.S., in the bill.

**Section 18** provides the bill takes effect July 1, 2026.

#### **IV. Constitutional Issues:**

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None.

#### **V. Fiscal Impact Statement:**

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

CS/SB 1168 may have an indeterminate negative fiscal impact on persons who may be disqualified for employment under the additional offenses added by the bill.

**C. Government Sector Impact:**

The bill will have an indeterminate net positive fiscal impact to state expenditures resulting from administrative savings generated by consolidating eligibility determination within one state agency.

The Agency for Health Care Administration (AHCA) estimates a need of 60 FTE (\$4.3 million) to address the increased workload. However, as there are currently an estimated 125 positions responsible for background screening in other state agencies, offsetting reductions could meet or exceed the AHCA increase as the workload and staffing are reduced in those agencies.<sup>23</sup>

Due to the set 2028 consolidation implementation deadline, any fiscal impact will be delayed. The AHCA states that period prior to the deadline will be used to work with other agencies to analyze the operational and fiscal impacts and to determine any workload adjustments or fiscal realignments needed.<sup>24</sup>

There is no fiscal impact for adding disqualifying offences to the Level 2 background screening criteria.

**VI. Technical Deficiencies:**

None.

**VII. Related Issues:**

None.

**VIII. Statutes Affected:**

This bill substantially amends the following sections of the Florida Statutes: 435.04, 435.12, 943.0438, 943.0542, 943.0585, 943.059, 44.407, 501.9741, 397.487, 397.4871, 409.913, 435.03, 1012.22, 1012.315, 1012.797, and 1012.799.

**IX. Additional Information:****A. Committee Substitute – Statement of Substantial Changes:**  
(Summarizing differences between the Committee Substitute and the prior version of the bill.)**CS by health Policy on January 26, 2026:**

The committee substitute prohibits persons screened through the Care Provider Background Screening Clearinghouse by certain entities from denying or failing to acknowledge arrests regardless of whether their records have been expunged or sealed.

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<sup>23</sup> Agency for Health Care Administration, *Senate Bill 1168* (Jan. 28, 2026.) (on file with Senate Appropriations Committee on Health and Human Services).

<sup>24</sup> Agency for Health Care Administration, *Senate Bill 1168* (Jan. 29, 2026.) (on file with Senate Appropriations Committee on Health and Human Services).

B. Amendments:

None.

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This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

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