## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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## SENATE BILL DRS45214-LR-9G\*

Short Title:	Fair Chance Hiring.	(Public)
Sponsors:	Senator J. Davis (Primary Sponsor).	
Referred to:		
A BILL TO BE ENTITLED		
AN ACT DIRECTING STATE AGENCIES TO ADJUST EMPLOYMENT PRACTICES TO		
REDUCE BARRIERS TO EMPLOYMENT FOR INDIVIDUALS WITH A CRIMINAL		
HISTORY.		
The General Assembly of North Carolina enacts:		
Sl	ECTION 1. Article 6 of Chapter 126 of the General Statut	tes is amended by adding
a new section	n to read:	
"§ 126-20. State agency hiring practices; criminal histories.		
<u>(a)</u> <u>D</u>	efinitions. – The following definitions apply in this section	<u>ı:</u>
<u>(1</u>	Applicant. – Any individual considered for, or who r	requests to be considered
	for, employment with the State or any current State e	_
	or who requests to be considered for, another positio	n in State employment.
<u>(2</u>	<u>Criminal history. – A State or federal conviction</u>	of a crime, whether a
	misdemeanor or felony. The term includes a record	
	resulted in a conviction and those that have resulted i	n a favorable disposition
	such as a dismissal or a verdict of not guilty.	
<u>(3</u>	Inquiry. – Any direct or indirect conduct intended to a	gather information, using
	any mode of communication.	
	indings and Purpose The General Assembly finds that	
meaningful employment is essential to reinstating good citizenship for individuals who have a		
criminal reco	ord. The General Assembly declares that the State en	courages the successful
-	of people with a criminal history and recognizes th	
	for persons with a criminal history is a matter of statewide	
this section is to implement hiring practices that will increase employment opportunities and will		
	vism and improve community stability.	
	cope. – This section applies to all State agencies and positi	
employment, except that this section does not apply to any of the following:		
<u>(1</u>	•	
	with a record of conviction for one or more specified	
<u>(2</u>		
	detention, or post-release supervision of individuals s	<u> -</u>
	committing criminal offenses, including law	
	correctional officers, and probation and parole office	
	pplicant Criminal History. – An applicant shall not be aske	-
writing, information concerning the applicant's criminal record or history, including any inquiry		



on any employment application, until the applicant has (i) received a conditional offer of employment and (ii) signed the appropriate waiver authorizing release.

- (e) Opportunity to Respond. If a background check has been lawfully completed and a criminal history exists, the State agency must inform the applicant of a potential adverse employment decision based on the background check report and must provide the applicant an opportunity to respond with information pertaining to the following factors prior to a final decision:
  - (1) That the applicant was not correctly identified in the background check report or that the report is otherwise inaccurate.
  - (2) Potentially mitigating circumstances of the conviction or convictions.
  - (3) The applicant's efforts toward rehabilitation.
- (f) Consideration. If a background check has been lawfully completed and a criminal history exists, the following criteria shall be considered by the State agency before either proffering or denying an offer of employment:
  - (1) The nature and gravity of the offense.
  - (2) The length of time that has elapsed since the offense occurred.
  - (3) The age of the person at the time of the conviction.
  - (4) Whether the offense is reasonably related to the duties and responsibilities of the employment sought by the applicant.
  - (5) Whether the position offers the opportunity for the same or a similar offense to occur.
  - Whether the position involves direct responsibility for the care of individuals susceptible to abuse or mistreatment because of the individual's circumstances, including the individual's age, disability, frailty, mental health disorder, developmental disability, or ill health.
  - (7) Any information pertaining to the degree of rehabilitation that may have taken place in the applicant.
- (g) Record of Arrest or Expungement. A record of arrest that did not result in conviction or a record which has been expunged shall not be the basis for disqualification from public employment.
- (h) <u>Violations of This Section. A grievance concerning an alleged violation of this</u> section may be brought by an applicant under G.S. 126-34.01 and G.S. 126-34.02.
- (i) Data Collection. Each State agency shall maintain a record of (i) the number and percentage of applicants given a conditional offer of employment who are thereafter determined to have a criminal history and (ii) the number and percentage of the aforementioned applicants who have a criminal history who receive a final offer of employment from the agency. Each State agency shall report this information annually to the Office of State Human Resources. By April 1, 2021, and then annually thereafter, the Office of State Human Resources shall compile this information and make it available to the public.
- (j) Construction. Nothing in this section shall be construed to require the performance of a criminal history background check when one is not otherwise required by law or policy.
- (k) Non-State Employers. The General Assembly encourages comparable hiring practices among local governments and private employers operating in the State."

**SECTION 2.** G.S. 126-34.02(b) is amended by adding a new subdivision to read:

- "(b) The following issues may be heard as contested cases after completion of the agency grievance procedure and the Office of State Human Resources review:
  - (7) Criminal history. A grievance arising under G.S. 126-20 that is related to an applicant's or State employee's criminal history."
  - **SECTION 3.** G.S. 126-5 is amended by adding a new subsection to read:

Page 2 DRS45214-LR-9G\*

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"(c15) Notwithstanding any other provision of this Chapter, the provisions of G.S. 126-20 apply to all State employees and applicants for State employment, except as specifically excluded by that section."

**SECTION 4.** This act is effective when it becomes law and applies to positions posted for State employment on or after that date.

DRS45214-LR-9G\* Page 3