

115TH CONGRESS
1ST SESSION

H. R. 695

To amend the National Child Protection Act of 1993 to establish a national criminal history background check system and criminal history review program for certain individuals who, related to their employment, have access to children, the elderly, or individuals with disabilities, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JANUARY 24, 2017

Mr. SCHIFF (for himself, Mr. BISHOP of Michigan, Ms. JACKSON LEE, Mr. WALBERG, Mrs. WALORSKI, Mr. LANGEVIN, Mr. BRENDAN F. BOYLE of Pennsylvania, Mr. WELCH, Mr. TROTT, Mr. CONYERS, Mr. CONNOLLY, Mr. CICILLINE, Mr. TED LIEU of California, Mr. TIPTON, Ms. PINGREE, Mr. DESAULNIER, Mr. VELA, Mr. SWALWELL of California, Mr. SENSEN-BRENNER, Mr. MOOLENAAR, Mr. PAYNE, Mr. TAKANO, Mr. CART-WRIGHT, Mr. SOTO, Mr. YOUNG of Iowa, Mrs. WAGNER, Mr. COSTELLO of Pennsylvania, and Mrs. DINGELL) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To amend the National Child Protection Act of 1993 to establish a national criminal history background check system and criminal history review program for certain individuals who, related to their employment, have access to children, the elderly, or individuals with disabilities, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the “Child Protection Im-
3 provements Act of 2017”.

4 SEC. 2. NATIONAL CRIMINAL HISTORY BACKGROUND
5 CHECK AND CRIMINAL HISTORY REVIEW
6 PROGRAM.

7 The National Child Protection Act of 1993 (42
8 U.S.C. 5119 et seq.) is amended—

9 (1) in section 3—

(A) by striking “provider” each place it appears, and inserting “covered individual”;

14 “(3)(A) The Attorney General shall establish a
15 program, in accordance with this section, to provide
16 qualified entities located in States which do not have
17 in effect procedures described in paragraph (1), or
18 qualified entities located in States which do not pro-
19 hibit the use of the program established under this
20 paragraph, with access to national criminal history
21 background checks on, and criminal history reviews
22 of, covered individuals.

23 “(B) A qualified entity described in subparagraph
24 graph (A) may submit to the appropriate designated
25 entity a request for a national criminal history back-
26 ground check on, and a criminal history review of,

1 a covered individual. Qualified entities making a re-
2 quest under this paragraph shall comply with the
3 guidelines set forth in subsection (b), and with any
4 additional applicable procedures set forth by the At-
5 torney General or by the State in which the entity
6 is located.”;

7 (C) in subsection (b)—

(i) in paragraph (1)(E), by striking
“unsupervised”;

10 (ii) in paragraph (2)—

(I) by redesignating subparagraphs (A) and (B) as clauses (i) and (ii), respectively;

14 (II) by striking “that each cov-
15 ered individual who is the subject of a
16 background check” and inserting “(A)
17 that each covered individual who is
18 the subject of a background check
19 conducted pursuant to the procedures
20 established pursuant to subsection
21 (a)(1)”;

22 (III) by adding at the end the
23 following:

“(B) that each covered individual who is
the subject of a national criminal history back-

1 ground check and criminal history review con-
2 ducted pursuant to the procedures established
3 pursuant to subsection (a)(3) is entitled to chal-
4 lenge the accuracy and completeness of any in-
5 formation in the criminal history record of the
6 individual by contacting the Federal Bureau of
7 Investigation under the procedure set forth in
8 section 16.34 of title 28, Code of Federal Regu-
9 lations, or any successor thereto.”;

10 (iii) in paragraph (3), insert after
11 “authorized agency” the following: “or des-
12 ignated entity, as applicable,”; and

13 (iv) in paragraph (4), insert after
14 “authorized agency” the following: “or des-
15 ignated entity, as applicable,”;

16 (D) in subsection (d), insert after “officer
17 or employee thereof,” the following: “, nor shall
18 any designated entity nor any officer or em-
19 ployee thereof,”;

20 (E) by amending subsection (e) to read as
21 follows:

22 “(e) FEES.—

23 “(1) STATE PROGRAM.—In the case of a back-
24 ground check conducted pursuant to a State require-
25 ment adopted after December 20, 1993, conducted

1 with fingerprints on a covered individual, the fees
2 collected by authorized State agencies and the Fed-
3 eral Bureau of Investigation may not exceed eight-
4 teen dollars, respectively, or the actual cost, which-
5 ever is less, of the background check conducted with
6 fingerprints.

7 “(2) FEDERAL PROGRAM.—In the case of a na-
8 tional criminal history background check and crimi-
9 nal history review conducted pursuant to the proce-
10 dures established pursuant to subsection (a)(3), the
11 fees collected by a designated entity shall be set at
12 a level that will ensure the recovery of the full costs
13 of providing all such services. The designated entity
14 shall remit the appropriate portion of such fee to the
15 Attorney General, which amount is in accordance
16 with the amount published in the Federal Register
17 to be collected for the provision of a criminal history
18 background check by the Federal Bureau of Inves-
19 tigation.

20 “(3) ENSURING FEES DO NOT DISCOURAGE
21 VOLUNTEERS.—A fee system under this subsection
22 shall be established in a manner that ensures that
23 fees to qualified entities for background checks do
24 not discourage volunteers from participating in pro-

grams to care for children, the elderly, or individuals with disabilities.”; and

(F) by inserting after subsection (e) the following:

5 “(f) NATIONAL CRIMINAL HISTORY BACKGROUND
6 CHECK AND CRIMINAL HISTORY REVIEW PROGRAM.—

7 “(1) NATIONAL CRIMINAL HISTORY BACK-
8 GROUND CHECK.—Upon receiving notice of a request
9 submitted by a qualified entity pursuant to sub-
10 section (a)(3), the Attorney General, acting through
11 the Director of the Federal Bureau of Investigation,
12 shall complete a check of the national criminal his-
13 tory background check system, and provide the in-
14 formation received in response to such national
15 criminal history background check to the appro-
16 priate designated entity.

17 “(2) CRIMINAL HISTORY REVIEW.—

18 “(A) DESIGNATED ENTITIES.—The Attorney
19 General shall designate, and enter into an
20 agreement with, one or more entities to make
21 determinations described in paragraph (2). The
22 Attorney General may not designate and enter
23 into an agreement with a Federal agency under
24 this subparagraph.

1 “(B) DETERMINATIONS.—A designated en-
2 tity shall, upon the receipt of the information
3 described in paragraph (1), make a determina-
4 tion of fitness described in subsection (b)(4),
5 using the criteria described in subparagraph
6 (C).

7 “(C) CRIMINAL HISTORY REVIEW CRI-
8 TERIA.—The Attorney General shall, by rule,
9 establish the criteria for use by designated enti-
10 ties in making a determination of fitness de-
11 scribed in subsection (b)(4). Such criteria shall
12 be based on the criteria established pursuant to
13 section 108(a)(3)(G)(i) of the Prosecutorial
14 Remedies and Other Tools to end the Exploi-
15 tation of Children Today Act of 2003 (42
16 U.S.C. 5119a note).”; and
17 (2) in section 5—

18 (A) by amending paragraph (9) to read as
19 follows:

20 “(9) the term ‘covered individual’ means an in-
21 dividual—

22 “(A) who has, seeks to have, or may have
23 access to children, the elderly, or individuals
24 with disabilities, served by a qualified entity;
25 and

1 “(B) who—

2 “(i) is employed by or volunteers with,
3 or seeks to be employed by or volunteer
4 with, a qualified entity; or

5 “(ii) owns or operates, or seeks to
6 own or operate, a qualified entity.”;

7 (B) in paragraph (10), by striking “and”
8 at the end;

9 (C) in paragraph (11), by striking the pe-
10 riod at the end and inserting “; and”; and

11 (D) by inserting after paragraph (11) the
12 following:

13 “(12) the term ‘designated entity’ means an en-
14 tity designated by the Attorney General under sec-
15 tion 3(f)(2)(A).”.

16 **SEC. 3. EFFECTIVE DATE.**

17 This Act and the amendments made by this Act shall
18 be fully implemented by not later than 1 year after the
19 date of enactment of this Act.

