A-Engrossed

Senate Bill 517

Ordered by the Senate May 1
Including Senate Amendments dated May 1

Sponsored by Senator DEMBROW; Senator MANNING JR (Presession filed.)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Prohibits licensing board, commission or agency from denying, suspending or revoking occupational or professional license solely for reason that applicant or licensee was convicted of crime or subject to qualifying juvenile adjudication that does not substantially relate to specific duties and responsibilities for which license is required. Specifies criteria for determining whether crime substantially relates to specific duties and responsibilities for which license is required. Specifies additional restrictions on licensing board's, commission's or agency's power to deny occupational or professional license.

Permits person convicted of crime to petition licensing board, commission or agency at any time for determination as to whether conviction will prevent person from receiving occupational or professional license. Permits licensing board, commission or agency to charge reasonable fee for determination. Provides that final determination is binding upon licensing board, commission or agency unless, at time of petition, person has charges pending, failed to disclose previous crime or was convicted of crime after submitting petition. Requires notice to person before final determination that conviction will result in denial of occupational or professional license. Specifies additional rights of person and additional notice requirements.

A BILL FOR AN ACT

Relating to the effects on adjudicated persons of adjudications for criminal acts; creating new provisions; and amending ORS 670.280.

Be It Enacted by the People of the State of Oregon:

SECTION 1. ORS 670.280 is amended to read:

670.280. (1) As used in this section:

(a) “License” includes a registration, certification or permit.

(b) “Licensee” includes a registrant or a holder of a certification or permit.

(c) “Qualifying juvenile adjudication” means a finding that a person is within the jurisdiction of a juvenile court under ORS 419C.005 for committing an act that:

(A) If committed by an adult, would constitute a crime under ORS 163.107 or 163.115; or

(B) The person committed between the ages of 16 and 18 that would constitute a crime under ORS 163.185, 163.375, 163.405 or 163.427.

(2) Except as provided in ORS 342.143 (3) or 342.175 (3) or 443.004 and notwithstanding any other provision of law to the contrary, a licensing board, commission or agency may not deny, suspend or revoke an occupational or professional license solely for the reason that the applicant or licensee has been convicted of a crime, but it may consider the relationship of the facts which support the conviction and all intervening circumstances to the specific occupational or professional standards in determining the fitness of the person to receive or hold the license or subject to a juvenile adjudication that does not substantially relate to the
specific duties and responsibilities for which the license is required. There is a rebuttable
presumption as to each individual applicant or licensee that an existing or prior conviction for
conduct that has been classified or reclassified as a Class E violation does not make an applicant
for an occupational or professional license or a licensee with an occupational or professional license
unfit to receive or hold the license.

(3) In determining whether a crime for which an applicant or licensee was convicted or
a qualifying juvenile adjudication to which the applicant or licensee was subject substantially
relates to the specific duties and responsibilities for which a license is required, a licensing
board, commission or agency shall consider, on a case-by-case basis:
   (a) The nature and seriousness of the crime or the offense underlying the qualifying ju-
venile adjudication;
   (b) The amount of time that has passed since the conviction or qualifying juvenile adju-
dication;
   (c) The applicant’s or licensee’s age at the time the applicant or licensee committed the
crime or the offense underlying the qualifying juvenile adjudication;
   (d) Evidence that is relevant to show the circumstances of the crime or the offense
underlying the qualifying juvenile adjudication, including any aggravating or mitigating cir-
cumstances or social conditions within which the crime or the offense underlying the quali-
fying juvenile adjudication occurred;
   (e) The nature of the specific duties and responsibilities for which the license is required;
   (f) Evidence of the applicant’s or licensee’s rehabilitation or treatment since the crime
or the offense underlying the qualifying juvenile adjudication occurred; and
   (g) Any other consideration the licensing board, commission or agency deems relevant.

(4)(a) Except as otherwise prohibited under this section or as provided in ORS
329A.030, [342.143 (3) and] 342.175 (3) or 443.004, a licensing board, commission or agency may deny
an occupational or professional license or impose discipline on a licensee based on conduct that is
not undertaken directly in the course of the licensed activity, but that is substantially related to the
fitness and ability of the applicant or licensee to engage in the activity for which the license is re-
quired. In determining whether the conduct is substantially related to the fitness and ability of the
applicant or licensee to engage in the activity for which the license is required, the licensing board,
commission or agency shall consider the relationship of the facts with respect to the conduct and
all intervening circumstances to the specific occupational or professional standards. There is a
rebuttable presumption as to each individual [applicant or] licensee that an existing or prior con-
viction for conduct that has been classified or reclassified as a Class E violation is not related to
the fitness and ability of the [applicant or] licensee to engage in the activity for which the license
is required.

(b) Paragraph (a) of this subsection does not apply in an application for an initial occu-
pational or professional license to conduct that is directly related to an arrest, criminal
charge or allegation, conviction or qualifying juvenile adjudication.

(5) Notwithstanding any other provision of law to the contrary, a licensing board, com-
mision or agency may not deny an occupational or professional license because of:
   (a) An arrest or charge that did not result in a criminal conviction or qualifying juvenile
adjudication, unless charges are pending;
   (b) An adjudication by a juvenile court that a youth is within the juvenile court’s juris-
diction, unless a law of this state explicitly authorizes the denial or the adjudication is a
qualifying juvenile adjudication; or

(c) A conviction that was pardoned, sealed or set aside.

(6) A person who was convicted of a crime or subject to a qualifying juvenile adjudication
may at any time petition a licensing board, commission or agency for a determination as to
whether a criminal conviction or qualifying juvenile adjudication will prevent the person from
receiving an occupational or professional license. The petition may specifically address the
considerations set forth in subsection (3) of this section and include any relevant information
or documentation. The licensing board, commission or agency may charge a reasonable fee
to pay the costs of making the determination. A determination from a licensing board,
commission or agency that a conviction or juvenile adjudication will not prevent the person
from obtaining an occupational or professional license binds the licensing board, commission
or agency unless, at the time the person submits a complete application, the person has
allegations or charges pending in juvenile or criminal court, has failed to disclose a previous
criminal conviction or qualifying juvenile adjudication or has been convicted of another crime
or been subjected to a qualifying juvenile adjudication during the period between the deter-
mination and the person's submission of a completed application for an occupational or pro-
fessional license. The licensing board, commission or agency is not bound by, and may
reconsider, a determination that a conviction or juvenile adjudication will prevent the person
from obtaining an occupational or professional license if the person submits a petition for
another determination or a completed application for an occupational or professional license.

(7) Before a licensing board, commission or agency makes a determination that a crimi-
nal conviction or qualifying juvenile adjudication will result in a denial of an occupational or
professional license, the licensing board, commission or agency shall notify the petitioner or
applicant in writing of:

(a) The specific conviction or qualifying juvenile adjudication that is the basis for the
determination;

(b) The reasons the licensing board, commission or agency determined that the con-
viction or qualifying juvenile adjudication was substantially related to the specific duties and
responsibilities for which the license is required, including reasons that address each of the
considerations listed in subsection (3) of this section; and

(c) The petitioner's or applicant's right to submit within 30 days after the date of the
notice additional evidence related to each of the considerations listed in subsection (3) of this
section for the licensing board's, commission's or agency's evaluation.

(8) A licensing board, commission or agency shall issue in writing any determination that
a criminal conviction or qualifying juvenile adjudication will result in a denial of an occupa-
tional or professional license. The written determination must also include notice of any
right the petitioner or applicant has to appeal, notice of the earliest date on which the
petitioner or applicant can reapply for a determination under subsection (6) of this section
or apply for a license after a denial and notice that the licensing board, commission or
agency may consider evidence of rehabilitation in a new application. The written determini-
nation may also advise a petitioner or applicant of any action that may remedy a previous
disqualification.

(9) Every licensing board, commission and agency shall include in any application form
for a license, and post on the licensing board's, commission's or agency's website, a notice
that states:
(a) Whether a criminal conviction or qualifying juvenile adjudication is a possible basis for denying the license;

(b) The considerations set forth in subsection (3) of this section; and

(c) That a prospective licensee has a right to petition for a determination under subsection (6) of this section before submitting a completed application for a license.

(10) A licensing board, commission or agency may adopt rules necessary to implement the provisions of this section.

(11) An applicant's or petitioner's criminal history that a licensing board, commission or agency obtains, receives or uses to make a determination under this section is exempt from required disclosure under ORS 192.311 to 192.478.

(12) This section does not apply to:

(a) A denial, revocation or suspension of a license, certificate, permit or registration required for a program or service listed under ORS 409.010 or discipline of a licensee, registrant or certificate or permit holder in connection with a program or service listed under ORS 409.010; or

(b) A board's, commission's or agency's consideration of an applicant's or licensee's criminal history if the board, commission or agency must comply with a provision of federal law or if federal law requires the board, commission or agency to consider the history as a condition of receiving federal moneys.

SECTION 2. The amendments to ORS 670.280 by section 1 of this 2023 Act become operative on July 1, 2024.