

STATE LEGISLATIVE WATCHLIST

Last updated: May 15, 2020

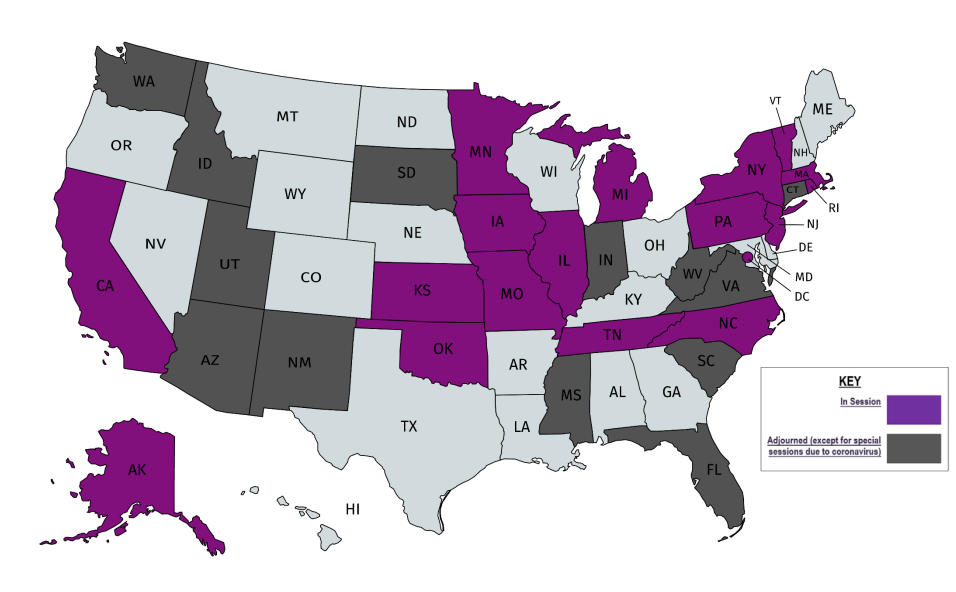
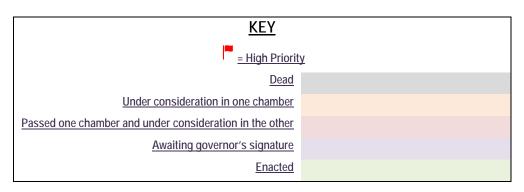


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<u>Alaska</u>	<u>Session End</u> 5/20/2020	<u>Crossover Deadline</u> None	Carryover to 2021 No	
	COVID-19 Update: Recessed on March 29, 2020 further notice.) until		

<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	Position	<u>Priority</u>
AK	HB 169	5/14/2019	David Eastman (R)	Heard by Military and Veterans' Affairs Committee	In House	Amend	High

- Requires a licensing board or department to grant an occupational license to an applicant who has completed an approved apprenticeship program, completed the required number of apprenticeship hours, and passed the appropriate licensing exam.
- Authorizes the Department of Commerce, Community, and Economic Development to establish and adjust fee levels "so the total amount of fees collected for an occupation approximately
 equals the actual regulatory costs for the occupation."
- Instructs initial occupational licensing and examination fees to be waived for individuals who apply for a waiver, meet the low-income threshold, and are either a current or former member of the U.S. armed forces or the spouse of a current or former member of the armed forces.
- Prohibits a licensing board or department from considering an arrest that does not result in a conviction "as the basis for the denial or nonrenewal of a license or grounds for disciplinary action."
- Requires a licensing board or department to specify the convictions that disqualify an applicant from licensure and such disqualifying convictions must "directly relate to the duties and
 responsibilities of the applicable licensed occupation." A licensing board or department must also define "good moral character" or "moral turpitude" if used. A board or department is
 limited to denying only applications where an applicant has a "disqualifying conviction" that is "directly related to the duties and responsibilities of the licensed occupation," and the burden
 of proof lies with the board or department.
- Outlines the four factors the board or department shall consider when determining whether to deny a license to an applicant with a criminal conviction.
- Limits the amount of time that an applicant can be disqualified to "three years from the later of the date of the most recent criminal conviction or release from incarceration based on a criminal conviction," with exceptions if the conviction related to a criminal offense "against a person" (such as murder, assault, sexual trafficking, robbery, etc.), or the applicant has committed another criminal offense.
- Permits an ex-offender to petition the licensing board or department for a determination of whether their conviction will disqualify them from licensure.
- Requires a licensing board or department to notify the applicant if it denies an application based on a prior criminal conviction.

- Apprenticeship provisions could create loophole to certification requirements in licensure laws. Therefore, add a safe harbor provision AS 08.01.077(j) "Nothing in this chapter shall be construed to require a private certification organization to grant or deny private certification to any individual, nor alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."
- Criminal conviction provisions do not directly apply to certification organizations or threaten recognition of certification.
- Add to AS 08.01.077(d) a new subsection (5) "The circumstances of the offense and whether the nature of the occupation would create an unreasonable risk to public safety
 or welfare for an ex-offender to

Amend AS 08.01.077(e)(1) "disqualifying conviction is for a violation of AS 11.41 or a crime in another practice the licensed profession." jurisdiction that has similar elements of unreasonable risk to public safety or welfare."

<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
AK	HB 299	2/24/2020	David Eastman (R)	Referred to House Judiciary Committee (2/24/2020)	In House	Amend	High
	NEW						

Bill Summary

- The "Right to Earn a Living Act"
- Limits occupational regulations to "those demonstrably necessary and carefully tailored to fulfill legitimate public health, safety, or welfare objectives."
- Permits a person to petition an agency to repeal or modify a regulation. In response, such agency must repeal the regulation, modify the regulation, or issue written findings as to why the regulation is "carefully tailored to fulfill legitimate public health, safety, or welfare objectives."
- Provides a private right of action for a person to challenge an occupational regulation in a court of general jurisdiction. Such person may prevail if the court finds that the challenged regulation "unreasonably or unlawfully burdens the entry of a person into a profession or occupation" and either is not proven to "fulfill legitimate public health, safety, or welfare objectives" or such objectives can be satisfied by a less burdensome regulation.
- Permits courts to enjoin a challenged regulation if a plaintiff prevails on a claim.
- Private certification is listed as the third "less restrictive regulation means."

Instructs each agency to conduct a comprehensive review of all occupational regulations and licenses and prepare and publish a report with findings. The report must identify the "public health, safety, and welfare objectives served by the regulation," "the reason the regulation is necessary to serve its objective," the effects of the regulation, and comparable regulations in other states. If regulations in the report are not "carefully tailored to fulfill legitimate public health, safety, or welfare objectives," the agency must recommend that such regulations be amended or repealed.

- The bill allows a private cause of action for individuals to challenge occupational licensing regulations and invites expensive litigation over regulations.
- The PCC opposes passage of the private cause of action provisions of the bill, even if amended to add safe harbors to protect both regulatory recognition of private certifications and statutory prohibitions on deceptive trade practices.
- The review provisions of the bill include a too narrow definition of "welfare," as it only encompasses protection of members of the public against fraud or harm. This evidentiary burden is extremely high, and the "demonstrably necessary" standard suggests that proof of actual harms from the absence of the regulatory requirements would be needed to meet it. This would impose an impracticable burden on the licensing agency to collect appropriate data, as there is in fact no existing data available that gathers evidence of public harm from each level of restriction and compares the level of harm from requiring, for example, bonding and insurance versus an occupational license requirement. In addition, some licensing laws appropriately set baseline levels of professional competence above mere avoidance of inflicting harm on members of the public.
- Add a safe harbor provision AS 08.02.065(g): "Nothing in this chapter shall be construed to require a private certification organization to grant or deny private certification to
 any individual, nor alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of
 licensure."
- Add a definition of "private certification" as AS 08.02.065(f)(7) stating that "Private Certification" means "a nontransferable recognition granted to an individual by a private organization in which the individual meets personal qualifications relevant to performance of the occupation to which the certification pertains, including by demonstrating a specified level of knowledge and skill required to meet standards in the profession, as established by the private organization."
- Add "Notwithstanding other provisions in this chapter, the state may regulate a profession or occupation and impose licensure requirements for practice of that occupation
 if the licensure requirements are based on uniform national laws, practices, and/or examinations that have been adopted by at least two-thirds of states and territories in
 the United States."

<u>Arizona</u>	Session End	Crossover Deadline	Carryover to 2021
	4/25/2020	None	No
	COVID-19 Update: Adjourned sine die May 8, 2020		

<u>State</u>	Bill #	<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
AZ	SB 1142	1/16/2020	Tyler Pace (R)	House RA Committee action: Do Pass, voting: (4-3-0-0-0-0) (3/9/2020)	Failed	Amend	High

- Amends the Arizona statute on "nonhealth professions; occupations; regulations."
- Adds the "extent to which the level of regulation exercised by [an] agency compares to other states and is appropriate and whether less or more stringent levels of regulation would be appropriate and, if the agency administers an occupational regulation [...], the extent to which the occupational regulation meets the requirements of section 41-3502 [on regulating nonhealth professions and occupations; criteria]" to the enumerated factors that each committee of reference, must consider in determining the need for continuation or termination of each agency.
- Requires the committee of reference to deliver a final sunset review report, which, if the state agency administers an occupational regulation, includes one or more of the following recommendations: (1) repeal the occupational license; (2) convert the occupational license to a less restrictive regulation; and/or (3) instruct the state agency to seek legislation or adopt rules to reflect the committee of reference's recommendation to: (i) impose less restrictive regulations than occupational licenses; (ii) change the requisite personal qualifications of an occupational license.; or (iii) redefine the scope of practice in an occupational license.
- Provides that a profession or occupation shall not be regulated except in the least restrictive manner for the exclusive purpose of protecting the public interest, and regulation shall not
 be imposed to protect a discrete interest group from economic competition; "private certification" is listed as the third least restrictive form of regulation.
- Provides that there is a rebuttable presumption that "the public is sufficiently protected from unregulated practice by market competition and private remedies, including third-party or consumer-created ratings and reviews and private certification"
- Permits the state to regulate a profession or occupation only if all of the following apply (1) there is credible empirical evidence of present, significant and substantiated harm that the unregulated practice threatens the public health, safety or welfare in this state; (2) the actual or anticipated public benefit of the regulation clearly exceeds the costs imposed on consumers, businesses and individuals.; (3) the public needs and can reasonably be expected to benefit from government regulation; and (4) the public cannot be effectively protected by less restrictive regulations.
- Permits the legislative committee of reference to request information from state agencies that contract with individuals in regulated occupations and others with knowledge of the occupation, labor market economics or other factors.
- Requires the legislative committee of reference to provide its findings and recommendations to the standing committee to which the proposed legislation is assigned and the standing committee shall address (1) the type of regulations, if any, that are appropriate and (2) if applicable, the scope of practice and requisite personal qualifications that are appropriate for a government certification or occupational license.
- Provides that the bill does "not preempt federal regulations or require a private certification organization to grant or deny private certification to an individual."
- Provides that upon receiving initial and continuing approval from the government, and individual may us the title "government certified" or "state certified" and that an individual may use the title "certified" as allowed by a private organization that grants private certification.
- Permits a noncertified individual to perform a lawful occupation for compensation but prohibits them from using the title "government certified" or "state certified;" provides that it is illegal
 for an individual who does not possess a valid occupational license to perform the occupation for compensation.
- Defines "government certification" as "a voluntary program in which this state grants nontransferable recognition to an individual who meets personal qualifications that are established by law."

• Defines "private certification" as a "voluntary program in which a private organization grants nontransferable recognition to an individual who meets personal qualifications that are established by the private organization" and lists it as the third least restrictive form of regulation.

- Add "nothing in this chapter shall be construed to alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."
- The definition of "private certification" should be revised to state that "'Private Certification' means "a nontransferable recognition granted to an individual by a private organization in which the individual meets personal qualifications relevant to performance of the occupation to which the certification pertains, including by demonstrating a specified level of knowledge and skill required to meet standards in the profession, as established by the private organization."
- Amend Section 41-3502(H) to add: "Notwithstanding any other provision of Section B, C, and D, no individual shall be restricted from using the title "certified" or the title "registered" to the extent that title reflects a credential held by the individual that was issued by a private certification organization that confers credentials to individuals meeting the qualifications set by the organization's certification or certificate program."
- Add "Notwithstanding other provisions in this chapter, the state may regulate a profession or occupation and impose licensure requirements for practice of that occupation if the licensure requirements are based on uniform national laws, practices, and/or examinations that have been adopted by at least two-thirds of states and territories in the United States."
- Amend Section 41-3502 to replace "there is credible empirical evidence of present, significant and substantiated harm that the unregulated practice threatens the public health, safety or welfare in this state" with "it can be demonstrated that the unregulated practice of the profession or occupation can clearly harm or endanger the health, safety, or welfare of the public and the potential for the harm is recognizable and not remote or speculative."

State Bill #	<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
AZ <u>HB 2359</u>	1/21/2020	Ben Toma (R)	Reported proper for consideration out of Rules Committee (3/16/2020)	Failed	Amend	Medium
Bill Summary			n agency may not deny to an otherwise qualified applicant who ossession of prescription drugs) the regular occupational licens			
		nal License" as "any agenc upation, trade, or profession	y permit, certificate, approval, registration, chapter or similar f n."	orm of permission that allows	s an individual to use an	occupational title or
Comments and Proposed Changes		eth distribution ring) to the jo	of a license to any individual convicted of any drug crime, rang b-related (abusing prescription privileges to distribute opioids to		•	•
	34 or 34.1 or an offe convicted of an offe chapter 34 or 34.1 conviction, (ii) the individual has pro relate to the practi Add a safe harbor p	ense committed in another juense that involves a violation may not be disqualified be individual has not reoffer vided evidence establishing of the occupation or poporovision: "nothing in the comments and the comments are supported in the comments and the comments are supported in the comments are support	ency may not deny to an otherwise qualified applicant who has urisdiction that has the same elements as an offense listed in tin of title 13, chapter 34 or 34.1 or an offense committed in anouty an agency from the following solely on the basis of the ded since the conviction, (iii) the individual has no pending rehabilitation and the ability to practice the professionse a danger to members of the public the individual would hapter shall be construed to require a private certification ute or regulation for an individual to hold current private of	tle 13, chapter 34 or 34.1 eith ther jurisdiction that has the s e conviction if (i) the indiving charges, (iv) if the convint n safely and without substited encounter in the practice	ner of the following" to "A came elements as an offer dual has completed all ction was related to su ance abuse, and (v) the of the occupation."	qualified applicant ense listed in title 13, I sentences for the bstance abuse, the e offense does not n to any individual,

AZ	<u>HB 2402</u>		1/28/2020	Bret Roberts (R)	Senate Second Reading (3/3/2020)	Failed	Amend	Low	
Bill	Summary	•	Amends Section 13	-905 of the Arizona revis	sed statute.				

- Provides that the court may issue an order that includes a certificate of second chance to a person whose judgment of guilt is set aside pursuant to this section; provides a list of factors that the court must consider when determining whether to set aside the conviction.
- Provides that the clerk of the court must notify the department of public safety if a conviction is set aside; The department of public safety must update the person's criminal history with an annotation that the conviction has been set aside and, if applicable, a certificate of second chance has been issued but may not redact or remove any part of the person's record.
- Provides that if the state or the victim objects to an application to have a judgment of guilt set aside, an objection to the application must be filed within thirty days after the application is filed with the court; if an objection is filed, the court may set a hearing where the victim has the right to be present and heard.
- Requires the court order to include a certificate of second chance when the court grants the application to set aside the judgment of guilt, if the person has not previously received a certificate of second chance and the person was convicted of a misdemeanor, if the person was convicted of a class 4, 5 or 6 felony and at least two years have elapsed since the person fulfilled the conditions of probation or sentence, or if the person was convicted of a class 2 or 3 felony and at least five years have elapsed since the person fulfilled the conditions of probation or sentence.
- Provides that the certificate of second chance (1) unless specifically excluded by this section, releases the person from all barriers and disabilities in obtaining an occupational license issued under title 32 that resulted from the conviction if the person is otherwise qualified; (2) in addition to the protections included in section 12-558.03, releases an employer from liability for negligently hiring or independently contracting for services from the person if the theory of the employer's liability is premised on the existence of the person's prior criminal offense; (3) releases a person or entity from liability for providing housing to the person if the theory of the person's or entity's liability is premised on the existence of the person's prior criminal offense; and (4) is not a recommendation or sponsorship for or a promotion of the person who possesses the certificate of second chance when applying for an occupational license, employment or housing.
- Permits a person whose conviction was set aside but who was not issued a certificate of second chance to apply to the court for a certificate of second chance after meeting the requirements prescribed in this section; provides that if a victim has made a request for postconviction notice, the attorney for the state shall provide the victim with notice of the person's application for a certificate of second chance and the victim's rights under this section.
- · Provides that the section does not apply to certain convictions relating to dangerous offenses, sexual offenses, etc.

• Add a safe harbor provision: "nothing in the chapter shall be construed to require a private certification organization to grant or deny private certification to any individual, nor alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."

<u>California</u>	Session End	Crossover Deadline	Carryover to 2021
	8/31/2020	5/29/20	No
	COVID-19 Update: Reconvened House May 4, 2020 and Senate May 11, 2020		

State	Bill #	Introduced	Primary Sponsor(s)	Last Action	Status	Position	Priority		
CA	AB 193	4/30/2019	Jim Patterson (R)	From Committee Filed With The Chief Clerk Pursuant To Joint Rule 56 (2/3/2020)	Failed	Monitor	Low		
				Died pursuant to Art. IV, Sec. 10(c) of the Constitution (1/31/2020)					
Bill Sumn	<u>nary</u>			n the Business, Consumer Services, and Housing Agency to, y licensing requirements that "cannot be adequately justified"		comprehensive review of	fall occupational		
		•	nent to report to the Legisla ure no later than January 1	ature on January 1, 2023, and every 2 years thereafter, on the , 2033.	e department's progress, and i	requires the department t	o issue a final		
		•	dequires the department to apply for federal funds that have been made available specifically for the purpose of reviewing, updating, and eliminating overly burdensome licensing equirements, as provided.						
Comment	ts and I Changes	The bill provides no page 1.25 in t	Current version does not warrant intervention. The bill provides no parameters to define the criteria on which the department "shall identify unnecessary licensing requirements that cannot be adequately justified." As such, the bill requires a purely procedural review process.						

Conr	<u>necticut</u>		Session End		Crossover Deadline	Carryover to 2021	<u>l</u>	
			5/6/2020		None	No		
<u>State</u>	Bill#	Introduced	Primary Sponsor(s)	<u>Last Action</u>		<u>Status</u>	<u>Position</u>	<u>Priority</u>
СТ	HB 5389 *NEW*	2/25/2020	House Labor and Public Employees Committee	Public hearing set for 3	3/5 (2/28/20)	Failed	Amend	High
			Gary Winfield (D)					
Bill Sum	mary •	· ·	Robyn Porter (D) rom being disqualified to pra ed solely because of such p		in any occupation, trade, vo	ocation, profession, or business	for which a license, permit	certificate, or
	•		, ,			nature of the crime and its relation g the criminal history record info		· ·

- Permits denial of a license, permit, certificate, or registration only for "business necessity" and denials must be coupled with a written statement if the applicant has a provisional pardon or certificate of rehabilitation.
- Instructs that rejections based on criminal history record information must be in writing and specifically state the evidence presented and reasons for rejection.

consider any provisional pardon or certificate of rehabilitation, which shall establish a presumption that an applicant has been rehabilitated.

- Prohibits use of erased conviction records.
- Makes it a discriminatory practice "for any association, board, or other organization, the principal purpose of which is the furtherance of the professional or occupational interests of its
 members, whose profession, trade, or occupation requires a state license, to refuse to accept an otherwise qualified person as a member of such association, board or organization on
 the basis of that person's criminal history record information."
- Provides that all "educational, counseling, and vocational guidance programs and all apprenticeship and on-the-job training programs of state agencies, or in which state agencies participate shall be open to all gualified persons, without regard to a person's criminal history record information."

Comments and Proposed Changes

The prohibition on criminal conviction discrimination by "associations, boards, or other organizations" could be interpreted as invalidating eligibility standards and conduct code of private certification organizations and does intrude on the ethics codes of professional societies, Add a safe harbor provision: "Nothing in this chapter shall be construed to require a private certification organization to grant or deny private certification to any individual, nor alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure." Oppose the provision restricting decisions by professional associations, on First Amendment grounds.

District of Columbia	Session End	Crossover Deadline	Carryover to 2021
	12/1/2020	None	

<u>State</u>	Bill #		Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
DC	B 3-con0440		9/17/2019	Charles Allen (D)	Public Hearing on B 23-0440 (1/29/2020)	Under Council Review	Amend	Medium
Bill Sumi	mary	•	Titled "Removing Ba	rriers for Occupational Lice	ensing for Returning Citizens."			
		•		n standard for occupationa , as determined by enumer	I licensing boards to consider only pending criminal acrated factors.	ccusations or prior convictions that a	re directly related to	the occupation for which
		•	Requires notice to ar	nd an opportunity to respor	nd with mitigating evidence for individuals who receive	e an adverse decision based on their	criminal history.	
		•	Requires the Mayor thistories.	to submit reports to the Co	uncil with information about applications by individuals	s with criminal histories and adverse	decisions made by b	poards based on criminal
		•			nd Justice to prepare and submit to the Mayor and Co mmendations for their mitigation or elimination.	uncil a report identifying the statutory	and regulatory colla	ateral consequences of
Commen Proposed	nts and d Changes	•	and recommendatio	ns for their mitigation or eli	ty Mayor for Public Safety and Justice's report applies imination., but it would be useful to add a clarification: pter, except for government contractors."			
		•			hapter shall be construed to require a private certi ute or regulation for an individual to hold current			
		•	bearing on the per	son's fitness or ability	ated to the occupation' means that the nature of to perform one or more of the duties or respons people with whom the applicant would interact in	sibilities necessarily related to th	ne license or empl	

Florid	<u>da</u>	<u>Session Er</u> 3/19/2020	<u>nd</u>	<u>Crossover Deadline</u> None	Carryover to 2021 No		
		COVID-19 Adjourned s	<mark>Update</mark> sine die March 19, 2020				
		,					
State	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
FL	<u>HB 707</u>	11/19/2019	Paul Renner (R)	Indefinitely postponed and withdrawn from consideration (3/14/2020)	Failed	Amend	Low
	<u>SB 1124</u>	12/4/2019	Manny Diaz (R)	Indefinitely postponed and withdrawn from consideration (3/14/2020)	Failed	Amend	Low
Bill Sum	<u>mary</u>	Titled the "Occupational	Regulation Sunset Act."				
			egulatory program" or "program" as " require a license, certification, registi	any statutory regulatory provision or scheme wl ration, or credential."	nich places a condition of	on practicing an occupation,	including, but not
		each program before its		review of the costs and benefits of occupational rmine whether to allow the program to expire, re			
			epeal of licensure regulatory program ior to the program's expiration date.	s and elimination of licensure requirements and	l enforcement unless le	gislature affirmatively renew	s the program, with or
		Addresses the allocation	of revenue and the litigation of any r	elevant pending claims in the event of expiratio	n of an occupational reg	gulatory program.	
		Provides that any occupa-	ational regulatory program that expire	es may not be subsequently regulated by a loca	I government.		
<u>Commen</u> <u>Proposed</u>	ts and I Changes	Amend bill to require leg	islative approval of repeal, in order to	prevent unwanted elimination of licensure laws	s and agencies, as occu	rred in Texas with plumbers	i.
<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
EI	CD 1200	12/20/2010	Ioff Prandos (D)	Indofinitaly postpoped and	Eailad	Monitor	Low

FL	<u>SB 1308</u>		12/20/2019	Jeff Brandes (R)	Indefinitely postponed and withdrawn from consideration (3/14/2020)	Failed	Monitor	Low
Bill Sum	nmary	•	Titled "The Second Look A	Act."				
		•	the community from impris Minority Leader of the Hou	Program Policy and Governmental Accountal sonment and submit it to the Governor, the Preuse of Representatives by November 1, 2020; esent, if applicable, for persons who are release	sident of the Senate, the Minority Leade the scope of the study must include but	er of the Senate, the Speake need not be limited to, any b	r of the House of Repre parriers to such opportur	sentatives, and the nities, the collateral
		•	Addresses criminal senten	ncing for juvenile offenders.				

- Does not warrant intervention at present.
- If the bill is enacted into law, the PCC may consider reaching out to OPPAGA to educate the agency about the distinctions between certification and licensure in the criminal history context.

<u>Idaho</u>	Session End	<u>Crossover Deadline</u>	Carryover to 2021
	3/27/2020	None	No
	COVID-19 Update: Senate adjourned sine die March 19, 2020; House adjourned sine die March 20, 2020		

<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	Position	<u>Priority</u>
ID	<u>SB 1351</u>	32020	Senate Committee on Judiciary and Rules	Signed by Governor (3/17/2020)	Enacted	Monitor	Low

- Creates the Occupational and Professional License Review Committee, which shall, "in addition to conducting sunrise reviews," "study and review occupational licensing and certification laws in general in order to determine, as applicable how licensing barriers in order to determine, as applicable, how the legislature may be able to ease occupational licensing barriers while still protecting the public health and safety;" the committee shall operate for at least three years and make reports to the legislature in 2023.
- Provides that beginning January 21, 2020 the committee shall conduct a sunrise review upon request that a lawful profession or occupational group that is not licensed become licensed; provided, however, "that a germane committee of the legislature later considering such proposed legislation shall not be bound by the recommendation of the committee."
- Provides the process for sunrise review including, including an application to the legislative services office which must include a description of "(i) The requestor's identity and relationship to the profession or occupational group; (ii) Why licensing or other regulation of the profession or occupation is necessary to protect against present, recognizable, and sufficient harm to the health, safety, or welfare of the public to warrant the regulation proposed; (iii) Why the proposed licensing or other regulation proposed; (iv) Why the public cannot be effectively protected by other means; (v) Whether the overall cost-effectiveness and economic impact of the proposed regulation, including the direct and indirect costs to consumers, will be outweighed by the benefits of the proposed licensing or other regulation; (vi) Whether the proposed licensing or other regulation will have an unreasonably negative effect on job creation, job retention, or wages in the state or will place unreasonable restrictions on the ability of individuals who seek to practice or who are practicing a given profession or occupation to continue to practice or to find employment; and (vii) Any other relevant information.
- Requires the legislative services office to submit a public report with factual analysis to the committee and each sunrise review; after holding a public hearing, the committee shall
 deliver a recommendation as to whether a requested occupation or profession should be licensed to the president pro tempore of the senate and the speaker of the house of
 representatives for subsequent delivery to the appropriate germane committee chair persons, which may include suggestions on how to improve the legislation; the committee shall be
 encouraged to follow the recommended suggestions during the next legislative session.
- Provides a procedure for licensure reciprocity.
- Permits an individual who has been convicted of a criminal offense to request that a licensing authority opine as to "whether the individual's criminal conviction could disqualify the individual from obtaining a license, certificate, registration, permit, or other authorization to practice a profession or occupation issued or conferred by the licensing authority" and provides the process for such a request.
- Requires a licensing authority to inform the induvial within 60 days' whether the individual is disqualified but provides that a "licensing authority shall not be bound by an opinion issued
 under this section if it later determines that the facts and circumstances submitted in the individual's inquiry were not complete and accurate, that the individual's criminal background
 is different than described in the inquiry, that a subsequent criminal offense or other relevant conduct occurred after the inquiry was submitted, or that a change in law or regulation
 requires a different determination."
- Prohibits a licensing authority from denying "a license, certificate, registration, permit, or other authorization to practice a profession or occupation to an applicant on the basis of such applicant having a prior conviction of a crime, unless such conviction is currently relevant to the applicant's fitness to engage in such profession or occupation as determined by the licensing authority;" such determination must be based on consideration of the following factors: "(a) The nature and seriousness of the crime for which the individual was convicted;
 (b) The relationship of the crime to the ability, capacity, and fitness required to perform the duties and discharge the responsibilities of the occupation; (c) The passage of time since the commission of the crime; (d) Any evidence of rehabilitation or treatment undertaken by the individual; and (e) Any other relevant factor"

- Revises other sections of the Idaho code to provide that certain certifications, permits, registrations or licenses may be denied, suspended, or revoked if an individual has been convicted of a crime that is "deemed relevant" in accordance with this section and to remove references to "moral turpitude."
- The bill only calls for review and a report to the legislature with recommendations; the recommendations are not binding, and unlike some other review and repeal bills, do not have the force of law in eliminating regulations or licensing agencies.
- Criminal conviction history predeterminations are also not binding if relevant new information comes to light, and licensing agencies may consider "any other relevant factor."
- Bill does not distinguish between felonies and misdemeanors.
- Intervention not warranted at present.

<u>State</u>	Bill #		Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
ID	HB 621 *NEW*		3/10/2020	House Ways and Means Committee	Reported printed and held at desk (3/10/2020)	Failed	Amend	Medium
Bill Sumn								
<u>Comment</u> <u>Proposed</u>	ts and d Changes	•			ceship to substitute for certification in occupations i or other eligibility requirements.	n which certification is a precond	dition to licensure. This could	be used to challenge
		•			nis chapter shall be construed to require a priva ensure statute or regulation for an individual to			

Illinois	Session End	<u>Crossover Deadline</u>	Carryover to 2021
<u></u>	5/31/20	4/24/20	No
	COVID-19 Update: Reconvening May 20-22, 2020		

<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	Last Action	<u>Status</u>	<u>Position</u>	<u>Priority</u>
IL	<u>SB 1286</u>	2/7/2019	Jason Plummer (R)	Rule 3-9(a) / Re-referred to Assignments (3/22/2019)	Failed to Meet 2019 Crossover Deadline	Monitor	Low

- Creates the Regulatory Sunrise Review Act.
- Provides that the General Assembly shall commence the process established by this Act to investigate and review the necessity of new State regulation over a previously unregulated profession by passage of a resolution.
- Requires that an applicant that proposes legislation to license a profession or occupation submit a petition for licensure on forms provided by the Department of Financial and Professional Regulation and pay a fee of \$1,000 within 30 days after introduction of the proposed professional regulation legislation. Provides that the Department shall prepare a report within 12 months assessing the need for the proposed new licensure upon receipt of a complete petition and petition fee; the report shall be principally authored by an expert currently associated with an Illinois post-secondary educational institution; the expert must be a labor market economist with a doctoral degree or a person with an advanced quantitative degree and an expertise in post-benefit analysis.
- Provides the various requirements, factors, criteria, and standards that must be included in a report; for example, (1) whether regulation is necessary or beneficial, including any potential harm or threat to the public if the profession or occupation is not regulated or specific examples of the harm or threat identified, if any; (2) the efforts that have been made to address any concerns that give rise to the need for regulation, including: (A) voluntary efforts, if any, by members of the profession or occupation to: (i) establish a code of ethics; (ii) help resolve disputes between practitioners and consumers; and (iii) establish requirements for continuing education; (B) the existence of any national accreditation or national certification systems for the profession or occupation; (C) recourse to and the extent of use of existing law; and (D) any prior attempts to regulate the profession or occupation in Illinois; (3) whether alternatives to licensure would be adequate to protect the public interest; and (4) the extent to which regulation might harm the public, including: (A) "whether regulation will restrict entry into the profession or occupation, including: (B) whether the standards are the least restrictive necessary to ensure safe and effective performance; and (B) whether persons who are registered or licensed in another jurisdiction that has requirements that are substantially equivalent to those of this State will be eligible for endorsement or some form of reciprocity."
- Provides that a profession or occupation shall be regulated by the state only when the following criteria are met: "(1) it can be demonstrated that the unregulated practice of the profession or occupation can clearly harm or endanger the health, safety, or welfare of the public and the potential for the harm is recognizable and not remote or speculative; (2) the public can reasonably be expected to benefit from an assurance of initial and continuing professional ability; (3) the public cannot be effectively protected by other means; and (4) regulation of the profession does not impose significant new economic hardships on the public, significantly diminish the supply of qualified practitioners, or otherwise create barriers to service that are not consistent with the public welfare or interest.
- Provides that "If there exists a national ... certification system for the profession or occupation that adequately ensures quality and protects the public health, safety, and welfare, regulation by the State shall be restricted to addressing those concerns that are not covered by the national program."

- Current version does not warrant intervention.
- This bill does not affect current occupational licensure regulations, only newly proposed occupational licensure regulations.
- The bill allows for consideration of harms or threats and does not create evidentiary presumptions or burdens similar to those in the ALEC model bill.
- The bill includes an even-handed consideration of benefits and detriments from enacting new licensure.
- The bill is supportive of and deferential to private certification programs.

Indiana	Session End	Crossover Deadline	Carryover to 2021
11010110	3/11/2020	2/4/2020	No
	COVID-19 Update: Adjourned sine die March 11, 2020		

	Priority
 Legislative Procedure (2/11/2020) Crossover Deadline Requires the legislative services agency to determine whether a bill may impose a regulatory requirement on businesses and individuals, and, if so, include a statement analysis that the bill may impose a regulatory requirement on businesses and individuals. Requires the small business ombudsman, in coordination with the office of management and budget and the department of workforce development, to submit: (1) an esummary summarizing each state agency that may issue a license, and each of the specific license types that may be issued by each state agency; (2) an executive summary concerning the comparative advantages of regions across the state and strategies to promote small businesses and entrepreneurship; and (3) an executive summary recommendations on regulatory oversight if any, for streamlining regulatory oversight, eliminating barriers of entry for small businesses, and promoting a competitive businesses. 	FIIOTILY
 Requires the small business ombudsman, in coordination with the office of management and budget and the department of workforce development, to submit: (1) an esummary summarizing each state agency that may issue a license, and each of the specific license types that may be issued by each state agency; (2) an executive succoncerning the comparative advantages of regions across the state and strategies to promote small businesses and entrepreneurship; and (3) an executive summary recommendations on regulatory oversight if any, for streamlining regulatory oversight, eliminating barriers of entry for small businesses, and promoting a competitive businesses. 	Low
summary summarizing each state agency that may issue a license, and each of the specific license types that may be issued by each state agency; (2) an executive summary was concerning the comparative advantages of regions across the state and strategies to promote small businesses and entrepreneurship; and (3) an executive summary was recommendations on regulatory oversight if any, for streamlining regulatory oversight, eliminating barriers of entry for small businesses, and promoting a competitive businesses.	nt in the fiscal
	ummary with
 "Private certification" is listed as the third least restrictive form of regulation. 	
• "License" is defined as "a franchise, permit, certification, approval, registration, charter, or similar form of authorization required by law that is issued by an agency."	
 Requires the Indiana professional licensing agency to prepare an executive summary concerning the portability and reciprocity of Indiana occupational licenses relative 	e to other states.
 Requires the Indiana department of education to prepare an executive summary concerning portability and reciprocity of Indiana licenses relative to other states. 	
• Results of sunrise review does not automatically result in changes to regulations or statutes.	
• Amend the bill to add "The executive summary shall also address the extent to which the regulation furthers public health, safety, or welfare."	
The review process contains no evidentiary presumptions	
 Would be helpful to add a provision requiring the small business ombudsman to request information from any relevant private certification organization that might be af review before submitting its report. 	fected by the

Iowa		Session End		Crossover Deadline	<u>Carryover</u>	to 2021		
10114		4/21/2020		None	No			
		COVID-19 Upo Session suspe	<mark>date:</mark> nded until June 3, 2020					
<u>State</u>	Bill #	<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>		<u>Status</u>	<u>Position</u>	<u>Priority</u>
IA	<u>HF 752</u>	3/27/2019	Jacob Bossman (R)	END OF 2019 ACTIONS (12/31/20	19)	In Senate (Passed House)	Amend	Low
Bill Sumi	mary			committee to review and analyze approximate must meet and to recomm		of all professional licenses, c	ertifications, and regist	rations available in the
		Authorizes the com	mittee to require the submis	sion of information from the relevant I	censing, certifying, and	d registering entities and oth	er interested parties.	
		Instructs the comm	ittee to recommend that the	egislature:				
		(a) Repeal a profe	essional license, certification,	or registration.				
		(b) Convert and o	ccupational license to a certi	fication or registration or converts a c	ertification to a registra	ition.		
		(c) Change the red	quisite qualifications for a pro	ofessional license, certification, or reg	stration.			
		(d) Redefine the s	cope of practice of a profess	ional license, certification, or registration	ion (or take other actio	on).		
				nd indirect costs, utility, and health ar ses, certifications, and registrations in				
			eking to obtain a professionang a license from the board.	Il license to submit a petition to a licer	sing board for a deter	mination as to whether that p	person's criminal record	will disqualify the
<u>Commen</u> <u>Proposed</u>	<u>its and</u> d Changes		ould apply also to private cees, certifications, and registra	rtifications. Amend "one-third of all prations issued by the state "	ofessional licenses, ce	ertifications, and registrations	s available in the state"	to ""one-third of all
				restrict an agency from requiring, a ng private certification from a priva				
				nmittee shall not recommend repea nd/or examinations that have been				
<u>State</u>	Bill #	<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>		<u>Status</u>	<u>Position</u>	<u>Priority</u>
IA	<u>SF 2163</u>	2/5/2020	Amy Sinclair (R) Waylon Brown (R) Jason Schultz (R)	Subcommittee: R. Smith, Schultz, (2/12/2020)	and T. Taylor	In Senate	Amend	Medium

- Provides provisions relevant to licensure reciprocity.
- Establishes the occupational licensing advisory committee (the "committee").
- Provides a sunset schedule.
- Provides that by January 1 of the calendar year before the calendar year in which a board is scheduled to sunset, the committee shall perform a review of the board and must "submit a bill for consideration by the general assembly... extending the sunset of the board by no more than ten years but no fewer than five years," "submit a bill for consideration by the general assembly... extending the sunset of the board by no more than ten years but no fewer than five years, and making modifications to the board," or submit a report to the general assembly recommending that the board sunset; such report should be delivered to the Speaker of the house and president of the Senate and be publicly posted.
- Provides procedures for boards that are sunset.
- Requires the committee to review all introduced legislation that creates or alters an occupational license, registration, or certification; the committee must review such legislation to
 determine whether it is the least restrictive means possible for accomplishing the goal of the legislation and to forward the findings of the committee to the relevant legislative
 committee as soon as is practicable.
- Establishes the "lowa Right to Earn a Living Act."
- Requires each board to submit a copy of all the board's current and pending entry regulations, which the bill defines as rules adopted for the purpose of regulating an occupational or
 professional group, to the occupational licensing advisory committee by December 31, 2020 and must submit a report to the general assembly by the first week of the 2022 legislative
 session.
- Requires the committee to consider whether the entry regulation is required by law, is necessary to protect the public health, safety, or welfare, unnecessarily inhibits competition or restricts entry into a business, trade, profession, or occupation, is the least restrictive or burdensome means to accomplish the goal, or is outside the scope of the board's statutory authority; if the committee finds that the entry is not required by law and is also otherwise deficient as provided by the bill, the committee may disapprove of the entry regulation and request that the board either amend the proposed entry regulation or decline to proceed with adoption of the entry regulation; notice of any such disapproval must be posted publicly on the general assembly's internet site, transmitted to the board seeking to adopt the entry regulation, and transmitted to the administrative review committee.
- Prohibits a Board from submitting a notice of intended action until it has received approval or disapproval from the committee; if the board makes substantial changes to a proposed entry regulation, the board shall resubmit it to the committee for review; if the board chooses not to respond to the committee's recommendations, the board may continue with the rulemaking process.
- Allows the committee to vote to submit a bill to the general assembly to suspend the rulemaking authority of a board that declines to comply with recommendations of the committee.

- Add to Section 272C.1: "The provisions of this Section shall apply only to licenses, certificates, and registrations issued by the state. Nothing in this chapter shall be construed to require a private certification organization to grant or deny private certification to any individual."
- Add that "nothing in this chapter is intended to restrict an agency from requiring, as a condition of licensure, that an individual's personal qualifications include obtaining or maintaining private certification from a private organization that credentials individuals in the relevant occupation."
- Add a safe harbor provision: "the committee shall exempt from its review and reporting requirements any licensure requirements for any occupation for which the licensure requirements are based on uniform national laws, practices, and/or examinations that have been adopted by at least two-thirds of states and territories in the United States."
- Change all references to "registration" and "certification" in all instances to "government registered" or "government certification."

<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
IA	<u>SF 2392</u>	2/24/2020	Roby Smith (R)	Referred to the House State Government Committee (3/11/2020)	In House (Passed Senate)	Amend	Low

- Provides that the chapter shall not restrict an occupational licensing board from requiring as a condition of licensure or renewal of licensure, that an individual's personal qualifications include obtaining or maintaining certification from a private organization that credentials individuals in the relevant occupation.
- Private certification is listed as the third least restrictive regulation.
- Requires a legislative committee reviewing legislation to impose regulations on a health profession that is not currently subject to regulation by the state to verify that: the unregulated practice of the profession will clearly harm or endanger the public, the public will benefit from assurances of professional ability, and the public cannot be efficiently protected in a more cost-efficient manner; the legislative committee must then verify that the legislation is the least restrictive method of regulation to protect the public.
- Provides that after the review, the committee must submit its findings to the president of the senate and the speaker of the house of representatives, who shall make the findings available to each member of the general assembly.
- Requires a member of the general assembly to expand the scope of practice of a regulated health profession to submit a publicly available report to the president of the senate and the speak of the house, prepared by the legislative services agency, addressing why the expanded scope of practice is beneficial, whether the practitioners currently or will be required to obtain training because of the expanded scope of practice, whether the new practice is currently tested by a national recognized examination, the extent to which the expanded scope of practice will impact the practice of professionals currently in the state or who relocate to the state, the cost or savings from the expanded scope of practice, relevant laws in other states, and any recommendations from regulatory entities; a legislative committee reviewing such legislation must consider whether the scope of practice is being expanded only to protect the public, whether the expansion of services will benefit the public, and whether any changes to the entity regulating the profession are necessary.
- Requires a member of the general assembly introducing legislation to impose or increase a continuing education requirement on a health profession to submit evidence of the efficacy of the requirement to the president of the senate and the speaker of the house of representatives, which must be publicly available; requires a legislative committee reviewing legislation to impose a regulation on an unregulated health profession to consider whether the unregulated practice of the profession can clearly harm the public, whether the benefits of regulation clearly exceeds the costs imposed on consumers, and whether the public needs assurances of professional ability. If the committee finds in the affirmative with respect to the preceding factors, the committee shall examine data or find evidence actual harm to the public related to the unregulated nonhealthy profession being considered for regulation; if the committee finds the regulation necessary, it shall review the legislation to determine whether it is the least restrictive regulation necessary to protect the public and that it is not being imposed to protect a profession from economic competition.
- Requires a member of the general assembly introducing legislation to regulate an unregulated nonhealthy profession to submit a report, prepared by the legislative services agency, addressing why regulation is necessary, the efforts made to address the problem, the alternatives considered, the benefits and harm to the public, the maintenance of professional standards, the professional groups proposed for regulation, and the expected costs of regulation.
- Requires the state government efficiency review committee to review the usefulness, performance, and efficacy of the board; the legislative services agency shall create a schedule, which the committee may revise, for review of approximately one-fifth of all boards each calendar year between the year 2021 and the year 2026.
- Removes duties of the state government efficiency review committee not related to the review of boards.
- Requires a board that is subject to review shall submit a report to the committee prior to the date the board is scheduled for a sunset review that includes certain information specified in the bill; the board shall bear the burden of demonstrating a continued public need for its existence; provides several factors for the committee to consider, including "whether continuation of the board is necessary to protect the health, safety, or welfare of the public, and if so, whether the board-'s authority is narrowly tailored to protect against present, recognizable, and significant harms to the health, safety, or welfare of the public" and "Whether the public could be protected or served in an alternate or less restrictive manner."
- Provides that after completing a review, the committee shall prepare a report of its findings and recommendations, which report may include findings and recommendations for more than one board, in the form of a bill. The committee shall present its findings to the general
- Provides that the bill does not prohibit a licensing board from requiring licensees to obtain credentials from private organizations.
- Includes provisions related to the Accountable Government Act reports, professional licensing board investigations, and Administrative Rules Review Committee review of entry regulations.

- The bill already includes safe harbor provisions to protect licensure laws requiring private certification.
- Change "necessary to protect the public health, safety, or welfare" references to "designed to provide protections against significant, and substantiated or recognized imminent harms that threaten public health, and safety, or welfare" and change "evidence of actual harm" to "identification of significant, and substantiated or recognized imminent harms that threaten public health, and safety, or welfare."
- Add a safe harbor provision: "the state may regulate and adopt licensure requirements for any occupation for which the licensure requirements are based on uniform national laws, practices, and/or examinations that have been adopted by at least two-thirds of states and territories in the United States."

<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	Position	<u>Priority</u>
IA	<u>IA SSB 3122</u>	2/6/2020			In Senate	Amend	Medium

		Floor Managers: Lundgren	Subcommittee recommends amendment and passage (2/13/2020)		
IA HSB 647	2/6/2020		In House		
		Shannon Lundgren (R)	Committee report, recommending passage (2/18/2020)		
<u>IA HSF 2470</u>	2/20/2020	` '	In House		
		Shannon Lundgren (R)	Subcommittee recommends passage (2/27/2020)		
• Provides that in order for a conviction of a crime to serve as a disqualification from holding a professional license, the actions taken in furtherance of the crime must be actions which are customarily performed by the licensed profession or the offense must have been committed under circumstances that are customary to the profession.					
•	Requires a licensing	board that may disqualify	an applicant on the basis of a criminal conviction to provide a list of the convictions that may disqualify an applicant.		
•			e disqualified from holding a professional license, the issuing board to grant an exception if the board determines by clear and illitated and an appropriate candidate for licensure.		
•	Strikes specific prov contractors), 105 (pl		ations from holding a professional license on the basis of a criminal conviction in Code chapters 103 8(electricians and electrical		
•	mechanical professi	onals, and contractors), 14	7 (general provisions, health-related professions), 147A (emergency medical care — trauma care), 148 (medicine and surgery), 148H ursing), 153 (dentistry), 154A (hearing aids), 155A (pharmacy), 156 (funeral directing, mortuary science, and cremation), 272		
•		nd 272C (regulation of licer	nsed professions)		
•	Provides for reciproc	city and waving application	fees for certain applicants.		
Comments and •	The narrow definitio	n of "directly related" provid	des insufficient protections to the public. Some crimes outside the scope of practice nonetheless indicate that the individual poses a		

Proposed Changes

- The narrow definition of "directly related" provides insufficient protections to the public. Some crimes outside the scope of practice nonetheless indicate that the individual poses a threat to the public; a former embezzler from a civic association may be denied a licensed as a certified public accountants, for example, and an individual convicted of distributing child pornography may appropriately be denied a teaching license, even if neither crime occurred in connection with the practice of those professions. Add to Section 11.A a new subsection (c): "The circumstances of the offense and the nature of the occupation would create an unreasonable risk to public safety or welfare for an ex-offender to practice the licensed profession."
- Provide that "Nothing in this chapter shall be construed to require a private certification organization to grant or deny private certification to any individual, nor shall it impair the right of private certification organizations to establish and enforce eligibility criteria, ethics codes, or disciplinary policies. In addition, nothing in this chapter shall be construed to alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."

State	Bill#	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
IA	SF 2393 (Successor to SF 2114)	3/27/2019	Senate Labor and Business Relations Committee	Subcommittee recommends amendment and passage (3/4/2020)	In Senate	Amend	Medium
Bill Sumr	S	surgery, chiropractic		lectricians/electrical contractors, plumbers, mechanical profes etry, other health-related professions, nursing and home admin aminers board.			

- Defines "offense directly relates" as either "the actions taken in furtherance of the offense are actions customarily performed within the scope of practice of a licensed profession" or "the circumstances under which an offense was committed are circumstances customary to a licensed profession" and limits denial, revocation, or suspension of a license for a prior criminal conviction only to offenses that directly relate "to the duties and responsibilities of the profession."
- Instructs a licensing board to document a determination that an applicant's criminal conviction directly relates to the duties and responsibilities of the profession and include findings for each listed factor in the statute, sufficient for review by a court.
- Places the burden of proof on the licensing board to prove that the applicant's criminal offense directly relates to the duties and responsibilities of the profession in an administrative or civil hearing.
- Prohibits a licensing board from denying an application due to an arrest that did not lead to a conviction or based on lacking "good character" or suffering from "moral turpitude."
- Instructs the board to grant an exception to a person with a criminal conviction if stated factors establish the person has been rehabilitated.
- Revises treatment of sexual abuse, abuse of a dependent adult, forcible felony, or domestic abuse to discretionary grounds for denial, revocation, or suspension of a license and adds the requirement that the felony must present "an unreasonable risk to public safety" and directly relate to "the duties and responsibilities of the profession."
- Permits a person to petition the board for a determination of whether their criminal record will be a barrier to licensure.
- Prohibits the board from rejecting an applicant "based solely on the incarceration status or duration of time since release from incarceration of an applicant."
- Adds a new reciprocity section that requires an occupational or professional license, certificate, or registration to be issued to a person without an exam if the person is a resident or is married to an active duty military member stationed in the state and meets a list of nine conditions.
- Requires a licensing board to reduce fees by 50% for applicants under 200% of the federal poverty income guidelines.

- The narrow definition of "directly related" provides insufficient protections to the public. Some crimes outside the scope of practice nonetheless indicate that the individual poses a threat to the public; a former embezzler from a civic association may be denied a licensed as a certified public accountants, for example, and an individual convicted of distributing child pornography may appropriately be denied a teaching license, even if neither crime occurred in connection with the practice of those professions. Add to Section 11.A a new subsection (c): "The circumstances of the offense and the nature of the occupation would create an unreasonable risk to public safety or welfare for an ex-offender to practice the licensed profession."
- Provide that "Nothing in this chapter shall be construed to require a private certification organization to grant or deny private certification to any individual, nor shall it
 impair the right of private certification organizations to establish and enforce eligibility criteria, ethics codes, or disciplinary policies. In addition, nothing in this chapter
 shall be construed to alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal
 of licensure."

Kansas	Session End	<u>Crossover Deadline</u>	Carryover to 2021
11000	5/31/20	2/27/20	No
	COVID-19 Update: Adjourned until May 21, 2020		

<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
KS	SB 391	2/10/2020	Senate Committee on Federal and State	Referred to Committee on Commerce (2/11/2020)	Failed to Meet Crossover Deadline	Amend	High

- Titled "The Right to Earn a Living Act."
- "Private Certification" is listed as the third least restrictive form or regulation.

Affairs

- Defines "Welfare" as "the protection of members of the public against fraud or harm and shall be narrowly construed. 'Welfare' does not include the protection of existing businesses or agencies, whether publicly or privately owned, against competition."
- Provides that "all occupational regulations shall be limited to those demonstrably necessary and carefully tailored to fulfill legitimate public health, safety or welfare objectives as provided by this act."
- Requires that, within one year following July 1, 2020, every agency complete a comprehensive review of all occupational regulations and occupational licenses within their jurisdictions and (1) articulate with specificity the public health, safety or welfare objectives served by each regulation; (2) articulate the reasons why each regulation is necessary to serve the specified objectives; and (3) analyze, where information is readily available, the effects of each regulation on opportunities for workers, consumer choices and costs, general unemployment, market competition, governmental costs and other effects; and (4) compare the regulation to whether and how other states regulate the business or profession.
- Provides that to the extent the agency finds any regulation that the agency determines does not satisfy the above standards, it shall "(1) Repeal the occupational regulation or modify the occupational regulation to conform with the standard;" or (2) recommend to the legislature actions necessary to repeal or modify the occupational license or occupational regulation to conform to the standard... if such action is not within the agency's authority."
- Requires each agency to report to the legislature on all actions taken with this section within 15 months following July 1, 2020, which shall be provided to the senate committee on commerce and the house committee on commerce, labor and economic development on or before February 1, 2021, and each February 1 thereafter.
- Permits any person to petition any agency to repeal or modify any occupational regulation within its jurisdiction; within 90 days of the filing of such petition, the agency is required to (1) repeal the occupational regulation; (2) modify the regulation to achieve the standard set forth in section; or (3) state in writing provided to the petitioner the basis of the agency's conclusion that the regulation conforms with the standards set forth in this section.
- Provides that filing a petition shall not be a requirement or prohibition for any person to file an action in a court of general jurisdiction to challenge an occupational regulation; a plaintiff shall prevail if the court finds by a preponderance of the evidence that the challenged occupational regulation, on its face or in its effect, burdens the entry into a profession or occupation and that (1) the agency has failed to prove by a preponderance of evidence that the challenged occupational regulation is not demonstrably necessary and carefully tailored to fulfill legitimate public health, safety or welfare objectives can be effectively served by using a less restrictive regulation that is less burdensome to economic opportunity.
- Provides that upon a finding for the plaintiff, the court shall enjoin further enforcement of the challenged occupational regulation and shall award reasonable attorney fees and costs to the plaintiff.

- This bill is a more direct threat to occupational licensing. Unlike other bills calling for a commission or a report, this bill mandates that agencies repeal regulations that do not meet the designated evidentiary standards. It also allows a private cause of action for individuals to challenge occupational licensing regulations.
- Efforts to broaden the kinds of information agency must consider may be advisable, as well as broadening the definition of public welfare an agency or a court may consider.

- The bill invites expensive litigation over regulations.
- The PCC opposes passage of the private cause of action provisions of the bill, even if amended to add safe harbors to protect both regulatory recognition of private certifications and statutory prohibitions on deceptive trade practices.
- The review provisions of the bill include a too narrow definition of "welfare," as it only encompasses protection of members of the public against fraud or harm. This evidentiary burden is extremely high, and the "demonstrably necessary" standard suggests that proof of actual harms from the absence of the regulatory requirements would be needed to meet it. This would impose an impracticable burden on the licensing agency to collect appropriate data, as there is in fact no existing data available that gathers evidence of public harm from each level of restriction and compares the level of harm from requiring, for example, bonding and insurance versus an occupational license requirement. In addition, some licensing laws appropriately set baseline levels of professional competence above mere avoidance of inflicting harm on members of the public.

Mass	achuset	Session End		<u>Crossover Deadline</u>	<u>Carryover to</u>	<u>2021</u>			
mace	4011400	7/31/20		None	No				
<u>State</u>	Bill #	<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>		<u>Status</u>	<u>Position</u>	<u>Priority</u>	
MA	<u>H 1477</u>	1/17/2019	Mary Keefe (D)	Hearing scheduled for 10/22/2019 fro PM in A-1 & A-2 (10/15/2019)	om 01:00 PM-05:00	In Joint Judiciary Committee (Senate Concurred 1/22/2019)	Amend	Low	
Bill Sumn	nary	offense which applie	Titled the "Uniform Collateral Consequences of Convictions Act," the bill addresses penalties or disadvantages "imposed on an individual as a result of the individual's conviction of an offense which applies by operation of law," regardless of whether the consequence was stated in the judgment or sentence for the convicted individual. "Collateral consequence," "collateral sanction," and "disqualification" are all defined terms having a nexus with state action.						
			Applies to "decision-makers," defined as "the state acting through a department, agency, officer, or instrumentality, including a political subdivision, educational institution, board, or commission, or its employees, or a government contractor, including a subcontractor, made subject to this chapter by contract, by law other than this chapter, or by ordinance."						
		issue should be der	Provides that in deciding whether to impose a disqualification, a "decision-maker" shall undertake an individualized assessment to determine whether the benefit or opportunity at ssue should be denied the individual; the decision-maker may consider, if substantially related to the benefit or opportunity at issue: the particular facts and circumstances involved in the offense, and the essential elements of the offense and other relevant information, including the effect on third parties of granting the benefit or opportunity.						
			llows an individual convicted of an offense to petition for an order of limited relief from "one or more collateral sanctions related to employment, education, housing, public benefits, or ccupational licensing" at the sentencing court or probation department.						
		individual's most red		nse may petition the trial court for a cert r misdemeanor in any jurisdiction, or no					
Comment Proposed		from denying or rev would be useful to a	oking certification due to a cadd a clarification to the defi	order of limited relief from collateral san criminal conviction. The definitions sugg nition of "collateral consequence": "Dec r government contractors to the exte	gest that the intention o isions by nongovernr	f the bill is limited to con mental persons or entit	sequences imposed by t ies shall not be consid	he government, but it ered collateral	
		added: "Nothing in the right of private	this chapter shall be concertification organization	e door to legal challenges to private cert strued to require a private certification is to establish and enforce eligibility insure statute or regulation for an indi	n organization to gra criteria, ethics codes	nt or deny private certi , or disciplinary policie	fication to any individus. In addition, nothing	ial, nor shall it impair in this chapter shall be	
<u>State</u>	Bill #	<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>		<u>Status</u>	<u>Position</u>	<u>Priority</u>	
MA	<u>S 827</u>	1/14/2019	Joe Boncore (D)	Accompanied A Study Order See S 2	2496 (2/3/2020)	In Senate	Amend	Low	
Bill Sumn	nary	Creates the "Uniform	m Collateral Consequences	of Conviction Act."					
				nse may petition for an order of limited in may be presented to the: (1) sentencing					
				of limited relief relieving one or more of ant evidence, it finds the individual has					

- assist the individual in obtaining or maintaining employment, education, housing, public benefits, or occupational licensing; (2) the individual has substantial need for the relief requested in order to live a law abiding life; and (3) granting the petition would not pose an unreasonable risk to the safety or welfare of the public or any individual."
- The provision creating a right to petition for an order of limited relief from collateral sanctions suggests that an individual could seek a court order prohibiting a certification organization from denying or revoking certification due to a criminal conviction. The definitions suggest that the intention of the bill is limited to consequences imposed by the government, but it would be useful to add a clarification to the definition of "collateral consequence": "Decisions by nongovernmental persons or entities shall not be considered collateral consequences under this chapter, except for government contractors to the extent they assume the role of decision-makers as defined in Section 2(e)."
- To confirm that this provision does not open the door to legal challenges to private certification organizations' eligibility and disciplinary decision, a safe harbor provision should be added: "Nothing in this chapter shall be construed to require a private certification organization to grant or deny private certification to any individual, nor shall it impair the right of private certification organizations to establish and enforce eligibility criteria, ethics codes, or disciplinary policies. In addition, nothing in this chapter shall be construed to alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."

<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	Last Action	Status	Position	<u>Priority</u>
MA	<u>SD 580</u>	1/22/2019	Joe Boncore (D)	Accompanied a study order, see <u>S2496</u> (2/3/2020)	In Senate (House concurred on 1/2//2019)	Amend	Medium

Bill Summary

- Titled the "Uniform Collateral Consequences of Convictions Act."
- Applies to "decision-makers," defined as "the state acting through a department, agency, officer, or instrumentality, including a political subdivision, educational institution, board, or commission, or its employees, or a government contractor, including a subcontractor, made subject to this chapter by contract, by law other than this chapter, or by ordinance."
- Provides that in deciding whether to impose a disqualification, a "decision-maker" shall undertake an individualized assessment to determine whether the benefit or opportunity at issue should be denied the individual; the decision-maker may consider, if substantially related to the benefit or opportunity at issue: the particular facts and circumstances involved in the offense, and the essential elements of the offense and other relevant information, including the effect on third parties of granting the benefit or opportunity and whether the individual has been granted relief such as an order of limited relief or a certificate of restoration of rights.
- Provides for the effect of conviction by another state or the United States and relieved or pardoned convictions.
- Allows an individual convicted of an offense to petition for an order of limited relief from "one or more collateral sanctions related to employment, education, housing, public benefits, or occupational licensing" at the sentencing court or probation department.
- The court or the trial court may issue an order of limited relief relieving one or more of the collateral sanctions if, after reviewing the petition, the individual's criminal history, any filling by a victim or a prosecutor, and any other relevant evidence, it finds the individual has established by a preponderance of the evidence that: "(1) granting the petition will materially assist the individual in obtaining or maintaining employment, education, housing, public benefits, or occupational licensing; (2) the individual has substantial need for the relief requested in order to live a law abiding life; and (3) granting the petition would not pose an unreasonable risk to the safety or welfare of the public or any individual."
- Provides that an individual convicted of an offense may petition the trial court for a certificate of restoration of rights relieving collateral sanctions not sooner than 5 years after the individual's most recent conviction of a felony or misdemeanor in any jurisdiction, or not sooner than five years after the individual's release from confinement pursuant to a criminal sentence in any jurisdiction, whichever is later.
- Provides exceptions for collateral sanctions subject to order of limited relief or certificate of restoration of rights (e.g. sex offender registration, motor vehicle license suspension, ineligibility for employment "pursuant to by law enforcement agencies," etc.).
- Provides for the issuance, modification, and revocation of an order of limited relief or certificate of restoration of rights
- Permits a victim of an offense to participate in a proceeding for issuance, modification, or revocation of an order of limited relief or a certificate of restoration of rights in the same manner as at a sentencing proceeding.

- The provision creating a right to petition for an order of limited relief from collateral sanctions suggests that an individual could seek a court order prohibiting a certification organization from denying or revoking certification due to a criminal conviction. The definitions suggest that the intention of the bill is limited to consequences imposed by the government, but it would be useful to add a clarification to the definition of "collateral consequence": "Decisions by nongovernmental persons or entities shall not be considered collateral consequences under this chapter, except for government contractors to the extent they assume the role of decision-makers as defined in Section 2(e)."
- To confirm that this provision does not open the door to legal challenges to private certification organizations' eligibility and disciplinary decision, a safe harbor provision should be added:
 "Nothing in this chapter shall be construed to require a private certification organization to grant or deny private certification to any individual, nor shall it impair the right of
 private certification organizations to establish and enforce eligibility criteria, ethics codes, or disciplinary policies. In addition, nothing in this chapter shall be construed to
 alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."

<u>Michigan</u>	Session End	Crossover Deadline	Carryover to 2021
	12/31/2020	None	No
	COVID-19 Update: Reconvened April 7, 2020		

Bill# Primary Sponsor(s) State Introduced Last Action **Status** Position **Priority** MI 4/23/2019 Brandt Iden (R) Bill electronically reproduced (4/24/2019) In House Amend High HB 4488

Bill Summary

- Defines "license" to include a registration; defines "licensing board or agency" as a principal department (a department that has jurisdiction over a licensing board or agency) or a board or agency within a principal department, that issues occupational or professional licenses; defines "good moral character" as the "propensity on the part of an individual to serve the public in the licensed area in a fair, honest, and open manner."
- Provides that "a licensing board or agency shall not consider a judgment in a civil action against an individual as evidence of his or her lack of good moral character" and "shall not consider an individual's criminal conviction, in and of itself, as conclusive proof of his or her lack of good moral character."
- Permits "a licensing board or agency to consider an individual's criminal conviction as evidence in the determination of good moral character" only if the licensing board or agency finds all of the following are met: (A) the individual's criminal record includes a conviction for a felony. (b) the type of felony of which the individual was convicted is codified as a disqualifying offense in the applicable occupational or professional licensing statute. (c) the licensing board or agency concludes that the specific offense of which the individual was convicted has a direct and specific negative effect on his or her ability to perform the duties authorized by the occupational or professional license. (d) the licensing board or agency determines that the state's interest in protecting public safety is superior to the individual's right to pursue the occupation or profession, based on clear and convincing evidence that all of the following are met: (i) the specific offense of which the individual was convicted is substantially related to the state's interest in protecting public safety (ii) the individual, based on the nature of the offense for which he or she was convicted and on any additional information provided by the licensee [...], is more likely to commit a subsequent offense because he or she has the occupational or professional license than if he or she does not have the occupational or professional license will cause greater harm to the public than it would if the individual did not have the occupational or professional license."
- Lists the types of criminal records that a licensing board or agency "shall not use, examine, or request" in making a determination of good moral character "for use as a requirement to establish or operate an organization or facility regulated" by the state for purposes of occupational or professional licensure.
- Provides that "This act does not prohibit the use by a licensing board or agency in its determination of an individual's good moral character of any other public record that is not related
 to his or her arrest, prosecution, or conviction or the use of any other source of unbiased and accurate information."
- Requires each licensing board or agency to promulgate rules that prescribe the offenses or categories of offenses that the department considers indicate an individual is not likely to serve the public as a licensee or registrant in a fair, honest, and open manner; before the promulgation of such rules, all felonies shall be considered to be relevant to the ability or likelihood that an individual will serve the public in a fair, honest, and open manner.
- Provides administrative and judicial procedures to contest licensing board or agency rulings that an individual is not eligible for a license because of a lack of good moral character.

- This bill goes much further than other occupational licensing bills by barring licensing agencies from considering at all any civil judgment against an individual as bearing on that individual's propensity to serve the public in a fair, honest, and open manner. Unlike the similar prohibitions against consideration of criminal convictions, this restriction is not qualified in any way. Taken at face value, this provision would bar a licensing agency from considering a fraud or theft civil judgment against an applicant or licensee as evidence bearing on the individual's honesty. For certification organizations with ethics code procedures that are triggered by licensure actions and that rely on reporting by licensing boards of such actions, this provision may make it more difficult to enforce those ethics codes.
- A similar concern applies to the restriction on consideration of criminal convictions, which prohibits licensing boards from considering (among other convictions) any misdemeanor conviction or any conviction that does not present a risk to public "safety" without any consideration of public health or welfare.
- The provision that licensure boards may consider a public record that is "not related to [an] arrest, prosecution, or conviction" suggests that a licensing board may not consider public records (including certification status) that do relate to a criminal conviction. This could interfere with enforcement of licensure laws that require current certification, if the certification was denied or lost due to conduct resulting in a criminal conviction.

- To fix these issues, add a provision stating, "Notwithstanding any other provision of this act, nothing shall restrict a licensing board or agency from considering factual findings from a civil or criminal proceeding in which the individual was provided due process, if those factual findings are directly relevant to the individual's ability to perform the duties authorized by the occupational or professional license, to meet the conditions for licensure, or to the state's interest in public health, safety, or welfare."
- Add a safe harbor provision: "nothing in the act shall be construed to require a private credentialing organization to grant or deny private certification or certificate to any
 individual. Notwithstanding any other provision, the act does not alter or restrict enforcement of any requirement in a licensure statute or regulation for an individual to
 hold current private certification as a condition of licensure or renewal of licensure."

<u>State</u>	Bill #		Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>				
MI	SB 40		1/22/2019	Lana Theis (R)	Referred to Committee on Regulatory Reform (1/22/201	9) In Senate	Amend	High				
Bill Summ	ary	•	protect consumers from	om present, significant, and	on ("Commission") to review new legislation to determine was a substantiated harms that threaten public health and safe the harms to consumers in the state," along with "informat	ty; the Commission may re	equire the legislation's prop	onents to submit				
		•	Requires the Commis	ssion to complete a report t	to the committee to which the legislation was referred.							
		•	and over each 5-year "necessary to protect	r period review all occupation consumers from present, s	eginning January 1, 2020) the occupational regulations of onal regulations that are subject to state regulation; to eva significant, and substantiated harms that threaten public h legislation that repeals, rescinds, or modifies the regulatio	luate whether those regulate alth and safety," and to safety."	ntions "use the least restrict	ive regulation				
 The Commission shall "employ a rebuttable presumption that market competition and private remedies are sufficient to protect consumers." 												
		•	"Private certification" is listed as the third least restrictive form of regulation.									
		•	Defines "Certification" as "a voluntary program in which a private organization or the government of this state grants nontransferable recognition to an individual who meets personal qualifications established by the private organization or the government of this state."									
		•	Defines "Registration" as registering with the state and provides that "a nonregistered individual may not perform the occupation for compensation or use "registered" as a designated title."									
<u>Comments</u> <u>Proposed</u>		•	Section 404(3)(E) should be revised to state: "Asymmetrical information between a seller and a buyer, by enacting government certification unless suitable, private certification for the relevant occupation is available. As used in this section, "suitable" means widely recognized as reflecting established standards of competency, skill, or knowledge in the field" or delete the provision entirely.									
		•	remedies are sufficient Chapter is intended	Section 404(3) should be revised to state: "In its analysis under subsections (1) and (2), the Commission shall employ a rebuttable presumption that market competition and private remedies are sufficient to protect consumers; For purposes of this Chapter, "private remedies" shall include the measures listed in subsection 404(5)(c)(i-v). Nothing in this Chapter is intended to restrict an agency from requiring, as a condition of licensure or renewal of licensure, that an individual's personal qualifications include obtaining or maintaining private certification from a private organization that credentials individuals in the relevant occupation."								
		•	In Section 404(5)(G), change all "Registered" in all instances to "government registered" so as not to ban use of the title "registered" that is conferred by private certification organizations.									
		•	Add another safe harbor provision: "the state may regulate and adopt licensure requirements for any occupation for which the licensure requirements are based on uniform national laws, practices, and/or examinations that have been adopted by at least two-thirds of states and territories in the United States."									

Minn	<u>esota</u>	<u>Session End</u> 5/18/2020		<u>Crossover Deadline</u> None	Carryover to 2021	Carryover to 2021 No			
		COVID-19 Upda Reconvened Apr		None	NU				
<u>State</u>	Bill #	<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>		
MN	<u>HF 981</u>	2/11/2019	Jerry Hertaus (R)	Author added Poston (2/14/2019)	In House	Amend	Low		
	<u>HF 982</u>	2/11/2019	John Poston (R) Jamie Long (DFL)	Division action, to adopt as amended and and Means (2/27/2020)	return to Ways In House	Amend	Low		
Bill Sumi	<u>mary</u>	offense which applie	s by operation of law," rega	Convictions Act," the bill addresses penaltie ardless of whether the consequence was staul defined terms having a nexus with state and	ted in the judgment or sentence for the co				
		 Applies to "decision- commission, or its er 	makers," defined as "the st mployees, or a government	ate acting through a department, agency, of t contractor, including a subcontractor, made	icer, or instrumentality, including a political subject to this chapter by contract, by law	al subdivision, educationa v other than this chapter,	I institution, board, or or by ordinance."		
	Provides that in deciding whether to impose a issue should be denied the individual; the decidence the offense, and the essential elements of the individual is the offense.				ted to the benefit or opportunity at issue:	the particular facts and cir	rcumstances involved in		
				nse may petition for an order of limited relief from one or more collateral sanctions related to employment, education, housing, public may be brought before the court at any time after sentencing.					
		The judge may issue	e an order of limited relief re	elieving one or more of the collateral sanctions described listed in the bill if,					
		(1) granting the petiti	ion will materially assist the	ninal history, and any other relevant evidence, "the judge finds the individual has established by a preponderance of the evidence that: ie individual in obtaining or maintaining employment, education, housing, public benefits, or occupational licensing; (2) the individual has er to live a law-abiding life; and (3) granting the petition would not pose an unreasonable risk to the safety or welfare of the public."					
		individual's most rec		nse may petition the trial court for a certificat r misdemeanor in any jurisdiction, or not soc					
<u>Proposed</u>	its and d Changes	from denying or revo would be useful to ac	oking certification due to a c dd a clarification to the defi	order of limited relief from collateral sanction criminal conviction. The definitions suggest the inition of "collateral consequence": "Decision or government contractors to the extent the contractors the contractors the contractors the contractors the contractors are contractors to the contractors the contractors are contractors are contractors.	hat the intention of the bill is limited to cor s by nongovernmental persons or enti	nsequences imposed by the ties shall not be considerated to the considerate th	he government, but it ered collateral		
		added: "Nothing in t the right of private	this chapter shall be cons certification organization	e door to legal challenges to private certificat strued to require a private certification or is to establish and enforce eligibility crite nsure statute or regulation for an individu	ganization to grant or deny private cert ria, ethics codes, or disciplinary policie	ification to any individues. In addition, nothing	ial, nor shall it impair in this chapter shall be		

<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>			
MN	<u>HF 2394</u>	3/11/2019	Ray Dehn (DFL)	Introduction and first reading, referred to Health and	In House	Amend	Low			
			Aisha Gomez (DFL) Fue Lee (DFL) John Lesch (DFL)	Human Services Policy (3/11/2019)						
	<u>SF 2850</u>	4/25/2019	Scott Newman (R) Ron Latz (DFL) Jerry Relph (R)	Introduction and first reading (4/25/2019)	In Senate					
Bill Sumr	<u>nary</u>	Provides that a state licensing board, agency, or department ("board") "must not automatically bar an individual from state recognition because of a criminal record and must provide individualized consideration."								
		consider any convic	Provides that a board may only consider a conviction of a nonexcluded crime that is a felony or violent misdemeanor; the bill enumerates excluded crimes. The board may not consider any conviction that occurred more than three years before the date of the board's consideration except for a conviction of: (i) a felony crime of violence; (ii) a felony criminal sexual conduct; or (iii) a felony related to fraud or embezzlement."							
		regulation of a lawfu	ul occupation that is directly (2) the state's interest outw	pend, revoke, withhold, or otherwise limit state recognition of substantially, and adversely impaired by the individual's neighs the individual's fundamental right to pursue a lawful of the individual's fundamental right to pursue a lawful of the individual's fundamental right to pursue a lawful of the individual's fundamental right to pursue a lawful of the individual's fundamental right to pursue a lawful of the individual's fundamental right to pursue a lawful of the individual's fundamental right to pursue a lawful of the individual's fundamental right to pursue a lawful of the individual's fundamental right to pursue a lawful of the individual's fundamental right to pursue a lawful of the individual's fundamental right to pursue a lawful of the individual's fundamental right to pursue a lawful of the individual's fundamental right to pursue a lawful of the individual's fundamental right to pursue a lawful of the individual's fundamental right to pursue a lawful of the individual's fundamental right to pursue a lawful of the individual's fundamental right to pursue a lawful of the individual's fundamental right to pursue a lawful of the individual's fundamental right to pursue a lawful of the individual is a lawf	onexcluded criminal record	as mitigated by the individ	ual's current			
			Permits an individual with a criminal record to petition a board at any time, including before obtaining any required personal qualifications, for a decision whether the individual's criminal record will disqualify the individual from obtaining state recognition.							
		Requires the comm	issioner of administration to	establish an annual reporting requirement.						
		 Provides that nothing 	Provides that nothing in the section "shall be construed to require a private certification organization to grant or deny private certification to any individual."							
Commen		 Includes many prov 	isions the PCC proposed to	ALEC and IJ.						
Proposed	Many felony charges are reduced to misdemeanors as part of plea bargains; this bill would prohibit licensure boards from considering any non-violent misdemeanor con including embezzlement, fraud, abuse of prescription authority, etc. These kinds of convictions are often considered by certification organizations in enforcing ethics continuous.									
		criminal conviction I Section 214.52: " no	ed to that loss. To ensure to thing in sections 214.50 t	avoid intruding on private certification decisions, it is not on hat this bill does not restrict enforcement of certification states to 214.54 shall be construed to alter any requirement in ure or renewal of licensure."	andards incorporated into li	censure laws, the bill shoul	d add a new Subd. 8 to			

Mississippi	Session End	<u>Crossover Deadline</u>	<u>Carryover to 2021</u>
	5/10/2020	3/20/2020	No
	COVID-19 Update: Reconvened May 7, 2020		

<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
MS	<u>SB 2832</u>	2/17/2020	Jeremy England (R)	Died in Committee (3/03/2020)	Failed	Amend	Medium
				Referred To Labor; Judiciary, Division B (2/17/2020)			

- Amends sections of the Mississippi code to provide that certain provisions of the Fresh Start Act of 2019 shall apply notwithstanding any other provisions of law and for related purposes.
- Provides that "notwithstanding any other provision of law, no person shall be disqualified from pursuing, practicing, or engaging in any occupation for which a license is required solely or in part because of a prior conviction of a crime, unless the crime for which an applicant was convicted directly relates to the duties and responsibilities for the licensed occupation."
- Prohibits that "notwithstanding any other provision of law", licensing authorities may not include in rules for qualifications for licensure "vague or generic terms, including but not limited to, 'moral turpitude,' 'any felony,' and 'good character.'"
- Requires licensing authorities to "use the clear and convincing standard of proof in examining the factors to determine whether an applicant with a disqualifying criminal conviction will be denied an license;" adds that "notwithstanding any other provision of law", such determination may be made by the following factors: (1) "the nature and seriousness of the crime..."; (2) the passage of time since the commission of the crime (3) "the relationship of the crime to the ability, capacity, and fitness required to perform the duties and discharge the responsibilities of the occupation," and (4) "any evidence of rehabilitation or treatment undertaken by the individual that might mitigate against a direct relations."
- Provides that "notwithstanding any other provision of law", an individual "may petition a licensing authority at any time for a determination of whether the individual's criminal record will
 disqualify the individual from obtaining a license;" requires the licensing authority to "inform the individual of his standing within thirty days of receiving the petition."
- Requires a licensing authority that denies an individual a license solely or in part because of the individual's prior conviction of a crime to notify the individual in writing of "(a) The grounds and reasons for the denial or disqualification;(b) That the individual has the right to a hearing to challenge the licensing authority's decision;(c)The earliest date the person may reapply for a license; and(d) That evidence of rehabilitation may be considered upon reapplication."
- Provides that if "an applicant's criminal history does not require a denial of a license, any written determination by the licensing authority that an applicant's criminal conviction is directly
 related to the duties and responsibilities for the licensed occupation must be documented in written findings by clear and convincing evidence sufficient for a reviewing court as provided
 by the act.
- Provides that in any administrative hearing or civil litigation authorized under this section, the licensing authority shall carry the burden of proof on the question of whether the applicant's criminal conviction directly relates to the occupation for which the license is sought.
- Provides that the provisions of this section "shall not apply to the admission or reinstatement of any person to The Mississippi Bar as an attorney in good standing authorized to practice law."

- This bill includes the language from SB 2880 below, but provides that certain provisions shall not apply notwithstanding any other provision of law.
- Add a safe harbor provision: "nothing in the chapter shall be construed to require a private certification organization to grant or deny private certification to any individual, nor alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."
- Add to the list of factors that a licensing entity should consider when determining whether to deny a license: "whether the applicant poses an unacceptable risk to the people with whom the applicant would interact in the conduct of the profession or occupation."
- Amend the provision establishing early binding determinations of disqualification to treat such decisions as preliminary, and to allow the licensing authority to consider any new evidence relevant to the application at the time it is made, not just subsequent convictions or identification of failures to disclose information. For example, subsequent pending criminal charges of evidence of an active substance abuse problem may be a legitimate reason to deny a license.

State	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
MS	SB 2432	2/14/2020	Kevin Blackwell (R)	Died in Committee (3/03/2020)	Failed	Amend	High
	<u>30 2432</u> ·			Referred To Accountability, Efficiency, Tran (2/14/2020)	nsparency		
Bill S	ummary	agencies") to de	evelop a baseline regulatory catalog	Transportation, Department of Education, Dep and report the following data to the secretary of eral law or a court order, identifying the specific	of state: (i) The number of regulatory red	quirements contained in	the regulation; (ii)

- equires the Department of Health, Department of Transportation, Department of Education, Department of Finance and Administration, and Department of Information Technology ("pilot agencies") to develop a baseline regulatory catalog and report the following data to the secretary of state: (i) The number of regulatory requirements contained in the regulation; (ii) Whether the regulation is mandated by state or federal law or a court order, identifying the specific federal or state code section or court order that authorizes the regulation; or whether the regulation is issued at the discretion of the regulating agency; (iii) Whether the regulation is essential to the health, safety, or welfare of Mississippi residents; (iv) Whether the regulation is the least restrictive regulation necessary to protect consumers from present, significant and substantiated harms that threaten public health and safety; (v) An estimate of the annual costs imposed by the regulation; (vi) A process and schedule to measure the effectiveness of the regulation in the future, including identifying data that can be used in a retrospective cost-benefit analysis to assess the regulation's effectiveness; (vii) Alternatives that have been considered as a substitute for the regulation; and (viii) Whether the regulation is based on the most up-to-date and credible scientific, technical, economic and other relevant evidence.
- Requires every pilot agency to amend or rescind rules identified in its base inventory of regulatory requirements as necessary to reduce the total number of regulatory requirements under its purview by thirty percent (30%) by December 31, 2022.
- Prohibits a pilot agency from adopting a new regulation unless it simultaneously removes two or more other existing regulations (only one will be required once a 30% reduction in regulatory requirements is achieved) and provides an explanation as to what the repeal will accomplish in terms of increasing economic opportunities for the citizens of Mississippi and streamlining state government.
- Requires the Secretary of State to annually report to the Speaker of the House of Representatives and the Lieutenant Governor no later than February 1, 2021, February 1, 2022, and February 1, 2023, on the progress of the regulatory reduction pilot program.
- Provides that if, by February 1, 2023, the program has achieved less than a 30% total reduction in regulations and regulatory requirements across the pilot agencies, the House
 Appropriations Committee and the Senate Finance Committee shall initiate a budgetary audit of each agency participating in the pilot program to assess what obstacles exist to meeting
 the reduction goal; further provides that the Joint Legislative Committee on Performance Evaluation and Expenditure Review (PEER) shall initiate and conduct a review of the regulatory
 reduction efforts of the pilot agencies and report to the Legislature any findings and recommendations regarding (a) whether the reduction goals are reasonable and achievable, and (b)
 policies, practices, and methods that may be adopted by agencies to successfully achieve the reduction goals.

- Requiring a 30% reduction in regulations or the repeal of two regulations for every one added shifts the focus from whether the regulations are appropriate and needed for the protection of the public.
- The standard of review is too narrow, omits public welfare, and presents an unrealistic evidentiary burden. Change "present, significant and substantiated harm that threaten public health or safety" to "significant, and substantiated or recognized imminent harms that threaten public health, and safety, or welfare," and change "essential to the health, safety, or welfare of Mississippi residents" to ""significantly promotes or protects the health, safety, or welfare of Mississippi residents."
- Add a safe harbor provision: "a pilot agency may adopt a new regulation for any occupation for which the licensure requirements are based on uniform national laws, practices, and/or examinations that have been adopted by at least two-thirds of states and territories in the United States." Add a safe harbor provision: "nothing in this chapter shall require a pilot agency to alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."

<u>State</u>	Bill #	<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
MS	SB 2790	2/17/2020	John Polk (R)	Transmitted To House (3/9/2020)	Failed	Oppose	Medium

- Amends Section 73-47-5 or the Mississippi Code to revise the definition of "Active Supervision" to mean that the Occupational Licensing Review Commission (1) shall view the substance of an occupational regulation proposed by any occupational licensing board and approve, disapprove with suggested amendment, or allow the occupational licensing board to withdraw for revision such occupational regulation to ensure compliance with state policy; or (ii) may review the substance of an existing occupational regulation promulgated by an occupational licensing board and, if the commission determines the regulation does not comply with state policy, it may, in its discretion:
 - declare that the noncomplying regulation will become invalid sixty (60) days after the date of review, at which time the regulation will cease to have any force of law; or
 - allow the occupational licensing board opportunity to amend the noncomplying regulation to conform with state policy.
- Authorizes the occupational licensing review commission to exercise active supervision over existing occupational regulations promulgated by occupational licensing boards.

- Oppose as providing unilateral authority to the Commission to rescind duly adopted regulations, without public notice or comment on the proposed change, and to repeal existing occupational regulations without public notice or comment.
- In the alternative, amend to add a safe harbor provision: "Occupational Licensing Review Commission may not invalidate licensure requirements for any occupation for which the licensure requirements are based on uniform national laws, practices, and/or examinations that have been adopted by at least two-thirds of states and territories in the United States, and the Commission may not alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."

<u>State</u>	Bill #		<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
MS	SB 2759		2/17/2020	John Horhn (D)	Passed As Amended (3/12/2020)	Failed	Amend	Low
Bill Sum	mary	•	Amends Sections 73-77-	5, 73-77-7 and 73-77-9, Mis	ssissippi Code of 1972 to remove the limitations o	n applicability from the provisions of	the Fresh Start Act of 201	<u> 9</u> .
		•			oursuing, practicing, or engaging in any occupation convicted directly relates to the duties and respons			prior conviction of a
		• Provides that "Licensing authorities shall not have in any rulemaking for their qualifications for licensure vague or generic terms including, but not limited to, "moral tur and "good character;" "Licensing authorities may only consider criminal records that are specific and directly related to the duties and responsibilities for the licensed evaluating applicants."						
		•	denied a license; the licer (b) The passage of time	nsing authority shall make i since the commission of th	convincing standard of proof in examining the factors: "(state of the factors) continuing factors: "(state of the crime; (c)) The relationship of the crime to the ance of rehabilitation or treatment undertaken by the	(a) The nature and seriousness of the bility, capacity, and fitness required to	ne crime for which the indito perform the duties and o	vidual was convicted;
		•	Provides a process throudisqualify the individual fr		a criminal record may petition a licensing authorit	ty at any time for a determination of	whether the individual's cri	iminal record will
		•			igation authorized under this section, the licensing for which the license is sought.	g authority shall carry the burden of p	proof on the question of w	hether the applicant's
<u>Commer</u> <u>Propose</u>	<u>its and</u> d Changes	•	alter any requirement in list of factors that a licens	a licensure statute or re	er shall be construed to require a private certif gulation for an individual to hold current priva when determining whether to deny a license: "who ofession or occupation."	te certification as a condition of li	censure or renewal of lic	censure." Add to the

• Amend the provision establishing early binding determinations of disqualification to treat such decisions as preliminary, and to allow the licensing authority to consider any new evidence relevant to the application at the time it is made, not just subsequent convictions or identification of failures to disclose information. For example, subsequent pending criminal charges of evidence of an active substance abuse problem may be a legitimate reason to deny a license.

<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>			
MS	<u>SB 2880</u>	2/17/2020	Angela Turner-Ford	Died in Committee (3/03/2020)	Failed	Amend	Low			
			(D)	Referred To Labor; Judiciary, Division B (2/17/2	2020)					
Bill Sum	mary	 Amends Sections 73-7 	Amends Sections 73-77-5, 73-77-7 and 73-77-9, Mississippi Code of 1972 to remove the limitations on applicability from the provisions of the Fresh Start Act of 2019.							
				oursuing, practicing, or engaging in any occupation convicted directly relates to the duties and respons			prior conviction of a			
			"Licensing authorities may on	n any rulemaking for their qualifications for licensu ly consider criminal records that are specific and o						
		denied a license; the li (b) The passage of tin	censing authority shall make ne since the commission of the	d convincing standard of proof in examining the factive determination based on the following factors: "(see crime; (c) The relationship of the crime to the ance of rehabilitation or treatment undertaken by the	(a) The nature and seriousness of t bility, capacity, and fitness required	he crime for which the ind to perform the duties and	ividual was convicted;			
			rough which an individual with al from obtaining a license.	a criminal record may petition a licensing authorit	ty at any time for a determination of	whether the individual's c	riminal record will			
				tigation authorized under this section, the licensing for which the license is sought.	g authority shall carry the burden of	proof on the question of w	hether the applicant's			
Commen Proposed	<u>its and</u> d Changes	alter any requirement of factors that a licensi	t in a licensure statute or re	er shall be construed to require a private certifugulation for an individual to hold current private ne determining whether to deny a license: "whether to deny a license of ession or occupation."	ite certification as a condition of I	icensure or renewal of li	censure. Add to the list			
 Amend the provision establishing early binding determinations of disqualification to treat such decisions as preliminary, and to allow the licensing relevant to the application at the time it is made, not just subsequent convictions or identification of failures to disclose information. For example, evidence of an active substance abuse problem may be a legitimate reason to deny a license. 										
<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	Last Action	Status	Position	<u>Priority</u>			
MS	HB 1260	<u>2/17/2020</u>	Randy Boyd (R)	Died in Committee (3/03/2020)	Failed	Amend	Medium			
WIO	<u>110 1200</u>	2/1//2020	randy boya (rt)	DR - TSDP: AC To JA (2/20/2020)	i diled	Amond	Wediam			
Bill Sum	<u>mary</u>	was promulgated by an		1972 to authorize the Occupational Licensing Red d and approve, disapprove, disapprove with sugge		, ,	,			
		Amends Section 73-47	7-9 of the Mississippi Code of	1972 to provide that the active supervision of stat	e executive branch occupational lice	ensing boards controlled b	y active market			

participants to ensure compliance with state policy for any existing regulation that was promulgated by an occupational licensing board shall be reviewed through a process adopted by the

commission.

Comments and Proposed Changes

- Add a safe harbor provision: "Occupational Licensing Review Commission may not invalidate licensure requirements for any occupation for which the licensure requirements are based on uniform national laws, practices, and/or examinations that have been adopted by at least two-thirds of states and territories in the United States." Amend to remove the Commission's unilateral authority to rescind duly adopted regulations, without public notice or comment on the proposed change, and to repeal existing occupational regulations without public notice or comment; instead, the Commission may require the occupational licensing board to provide a written response to the Commission's concerns and/or conduct a new rulemaking procedure that includes further notice and public comment.
- In the alternative, amend to add a safe harbor provision: "Occupational Licensing Review Commission may not invalidate licensure requirements for any occupation for which the licensure requirements are based on uniform national laws, practices, and/or examinations that have been adopted by at least two-thirds of states and territories in the United States, and the Commission may not alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."

<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	Position	<u>Priority</u>
MS	<u>HB 1250</u>	2/17/2020	Carl Mickens (D)	Died in Committee (3/03/2020)	Failed	Amend	Medium

Bill Summary

- Amends Sections 73-77-1, 73-77-3, 73-77-5, 73-77-7 and 73-77-9 of the Mississippi code of 1972 to revise the Fresh Start Act of 2019 to provide that the Act shall supersede any other provision of law to the contrary
- Amends Section 99-19-35 of the Mississippi code of 1972 to provide that a person convicted of certain crimes may practice medicine or dentistry once the record has been expunged.
- Provides that "Notwithstanding any other provision of law to the contrary, no person shall be disqualified from pursuing, practicing or engaging in any occupation for which a license is required solely or in part because of a prior conviction of a crime, unless the crime for which the person was convicted directly relates to the duties and responsibilities for the licensed occupation."
- Provides that "notwithstanding any other provision of law to the contrary," licensing authorities shall not use vague or generic terms including, but not limited to, "moral turpitude," "any felony," and "good character" when promulgating rules and regulations related to the qualifications for licensure; provides that "notwithstanding any other provision of law to the contrary, when promulgating rules and regulations related to the qualifications for licensure, licensing authorities shall only consider criminal records that are specific and directly related to the duties and responsibilities of the licensed occupation."
- Requires that, "notwithstanding any other provision of law to the contrary, the licensing authority shall apply the clear and convincing standard of proof when examining the following factors to determine whether a person with a criminal record will be disqualified from receiving a license: "(a) The nature and seriousness of the crime for which the person was convicted; (b) The passage of time since the crime was committed; (c) The relationship of the crime to the ability, capacity and fitness required to perform the duties and discharge the responsibilities of the licensed occupation; and (d) Any evidence of rehabilitation or treatment undertaken by the individual that might mitigate against a direct relation."
- Provides a process through which, "notwithstanding any other provision of law to the contrary," a person with a criminal record may petition a licensing authority at any time for a determination of whether the person's criminal record will disqualify that person from obtaining a license.
- Provides that "In any administrative hearing or civil litigation authorized under this section, the licensing authority shall carry the burden of proof on the question of whether the person's criminal record directly relates to the duties and responsibilities of the licensed occupation."

Comments and Proposed Changes

• The "notwithstanding any other provision of law to the contrary" language could be relied on to create exceptions to certification requirements in licensure regulations. Add a safe harbor provision: "nothing in the chapter shall be construed to require a private certification organization to grant or deny private certification to any individual, nor alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure." Add that "if the nature of a conviction indicates that the person with the criminal record poses an unacceptable risk to the people with whom the person would interact in the conduct of the licensed profession or occupation, the criminal record shall be considered directly related to the duties and responsibilities of the licensed occupation."

<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	Last Action	<u>Status</u>	<u>Position</u>	<u>Priority</u>			
MS	<u>HB 1104</u>	2/17/2020	Jerry Turner (R)	Transmitted to Senate (3/9/2020)	Failed	Amend	Medium			
Bill Sum	<u>mary</u>			2 to authorize the Occupational Licensing Revi ccupational licensing board and determine whet			ional regulation that			
				occupational regulation does not comply with a , or allow the occupational licensing board to re			ion to be invalid after			
		Amends Section 73-4	7-9 to conform to the preceding	g section.						
Commer Propose	its and d Changes		unilateral authority to the Com ons without public notice or cor	mission to rescind duly adopted regulations, wi nment.	thout public notice or comment on the	proposed change, and to	repeal existing			
		the licensure require	ements are based on uniforn he Commission may not alte	sion: "Occupational Licensing Review Comm n national laws, practices, and/or examination r any requirement in a licensure statute or r	ons that have been adopted by at le	ast two-thirds of states a	nd territories in the			
State	Bill #	Introduced	Primary Sponsor(s)	Last Action	Status	Position	Priority			
MS	<u>ын #</u> НВ 986	2/14/2020	Kabir Karriem (D)	Died in Committee (3/03/2020)	<u>Status</u> Failed	Amend	Medium			
VIJ	<u>11D 700</u>	2/14/2020	Rabii Ramem (D)	Referred To Judiciary B (2/14/2020)	i dileu	Amenu	Medium			
Bill Sum	<u>mary</u>	 Amends Sections 73- provision of law to the 		7 and 73-77-9 of the Mississippi code of 1972	to revise the <u>Fresh Start Act of 2019</u> .to	o provide that the Act shall	supersede any other			
		 Amends Section 99-1 	9-35 of the Mississippi code o	f 1972 to provide that a person convicted of cer	tain crimes may practice medicine or	dentistry once the record h	as been expunged.			
				ursuing, practicing or engaging in any occupation		y or in part because of a p	rior conviction of a			
		Prohibits the use of vi	Prohibits the use of vague terms such as "moral turpitude," "good character" and "any felony."							
			romulgating rules and regulation and responsibilities of the licensisters.	ons related to the qualifications for licensure, lic sed occupation.	ensing authorities shall only consider	criminal records that are sp	pecific and directly			
		Establishes a clear ar	nd convincing standard of proc	f when determining whether a person will be de	enied a license.					
		 Provides a process for 	Provides a process for a person with a criminal record to petition a licensing authority at any time for a determination of whether the person's criminal record will disqualify that person from the person of							

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requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."

The "notwithstanding any other provision of law to the contrary" language could be relied on to create exceptions to certification requirements in licensure regulations. Add a safe harbor provision: "nothing in the chapter shall be construed to require a private certification to grant or deny private certification to any individual, nor alter any

Add that "if the nature of a conviction indicates that the person with the criminal record poses an unacceptable risk to the people with whom the person would interact in the conduct of the licensed profession or occupation, the criminal record shall be considered directly related to the duties and responsibilities of the licensed occupation."

obtaining a license.

Comments and

Proposed Changes

Stato	Bill #		Introduced	Primary Sponsor(s)	Last Action	Status	Docition	Driority
<u>State</u>			<u>Introduced</u>			<u>Status</u>	Position	<u>Priority</u>
MS	SB 2381		2/13/2020	Angela Hill (R)	Died in Committee (3/03/2020)	Failed	Monitor	Low
					Referred To Accountability, Efficiency, Transparency; Business and Financial Institutions (2/13/2020)			
Bill Summ	nary	•	Amends Section 73-47-9	of the Mississippi code of 1	1972.			
		•	Requires the governor and	d lieutenant governor to ea	ich appoint a small business owner to the Occupational Licens	sing Review Commission.		
		•	Requires the commission	to be responsible for the a	ctive supervision of any civil action brought by or on behalf of	an occupational licensing bo	ard.	
		•			authority from the commission to sue and to require the board ant one-half (1/2) of its costs.	I to mediate any dispute with	n potential defendants befo	ore filing an action
Comment Proposed		•	No intervention warranted	at this time				
<u>State</u>	Bill #		Introduced	Primary Sponsor(s)	Last Action	<u>Status</u>	Position	Priority
MS	HB 1422		2/17/2020	Randy Boyd (R)	Referred to Accountability, Efficiency, Transparency (5/11/2020)	In Senate (Passed House)	Amend	High
Bill Summ	nary	•	Creates the "Regulatory Ras "pilot agencies."	Reduction Pilot Program" a	nd designates the Mississippi Department of Health, Transport	tation, Agriculture and Comn	nerce, and Information Ted	chnology Services
		•	Instructs each pilot agency comments, holding at least	y to review and inventory it at two public hearings to ide	ts regulations, rules, and guidance documents. The review pro entify regulations that are "ineffective, unnecessary, or unduly	cess includes designating a burdensome," and soliciting	"rule review officer," acce and incorporating comme	pting written public nts and advice.
		•			gs of the review to the Secretary of State and based on the repart to reduce the total number of regulatory requirements by 3			ions, rules or
		•			or publication until initiating the repeal of at least 2 existing rule or repeal 1 existing rule before proposing a new rule.	es until it has reduced regula	tory requirements by 30%	. After meeting the
Comment Proposed		•	Requiring a 30% reduction the public.	n in regulations or the repe	al of two regulations for every one added shifts the focus from	whether the regulations are	appropriate and needed f	or the protection of
		•	threaten public health or s	afety" to "significant, and	elfare, and presents an unrealistic evidentiary burden. Change I substantiated or recognized imminent harms that threat ippi residents" to ""significantly promotes or protects the h	en public health, and safet	y, or welfare," and chang	
		•			dopt a new regulation for any occupation for which the lic dopted by at least two-thirds of states and territories in the		pased on uniform nation	al laws,
		•	Add a safe harbor provision private certification as a		er shall require a pilot agency to alter any requirement in renewal of licensure."	a licensure statute or regu	lation for an individual t	o hold current

Miss	ouri	Session En	<u>d</u>	<u>Crossover Deadline</u>	<u>Carryover t</u>	<u>o 2021</u>		
		5/15/2020		None	No			
			Jpdate: vening April 23, 2020; House or technical session April 24,					
<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>		<u>Status</u>	<u>Position</u>	<u>Priority</u>
MO	SB 647	12/1/2019	Andrew Koenig (R)	Formal Calendar S Bills for Perfectionwith SCS (3/20/2020)	SB 647-Koenig,	In Senate	Amend	High
Bill Sum	mary	Creates the "Free	sh Start Act of 2020."					
		• "Licensing" is de	fined as "any training, educati	on, or fee to work in a specific occupation, p	profession, or activ	vity in the state."		
		 Provides that "no because of a pri 	o person shall be disqualified lor conviction of a crime [] ur	by a state licensing authority from pursuing, nless the criminal conviction directly relates	practicing, or eng to the duties and i	aging in any occupation esponsibilities for the li	n for which a license is requicensed occupation."	red solely or in part
		 Requires all stat 	e licensing authorities to publi	cly list the specific criminal offenses that ma	y disqualify an ap	plicant from receiving a	license.	
		 Lists offenses th 	at directly relate to the duties	and responsibilities of all licensed professio	n and certain spec	cific licensed profession	S.	
		Prohibits the lice	ensing entity from using vague	or generic terms, including without limitatio	n the phrase "mor	al turpitude" and "good	character."	
		its commission;	the relationship of the crime to	following when determining if an applicant w o the ability, capacity, and fitness required to e following the prior conviction that might m	perform the dutie	es and discharge the res		
		 Provides that dis 	squalification shall not apply to	an induvial who has been exonerated for a	crime.			
				tition a licensing authority for a determinations the individual has subsequent criminal court				ndividual from obtaining
			icensing board that prohibits a oplicant of his or her rights und	an applicant from being licensed solely or in der the statute in writing.	part because of a	criminal conviction to r	notify the applicant of the rea	asons for the decision
			any administrative hearing or cupation for which the license	civil litigation, the licensing authority shall cais sought.	arry the burden of	proof on the question o	f whether the applicant's cri	minal conviction directly
Commer		We will seek bot	h amendment to this bill's pro	visions and to use it as a vehicle to amend e	existing law that re	estricts title use.		
Propose	d Changes			should consider when determining whether onduct of the profession or occupation."	to deny a license:	"whether the applicar	nt poses an unacceptable	risk to the people with
		evidence releva	nt to the application at the time	g determinations of disqualification to treat set it is made, not just subsequent convictions	or identification of	of failures to disclose info		

criminal charges of evidence of an active substance abuse problem may be a legitimate reason to deny a license.

- Add provision that "Nothing in this chapter shall be construed to require a private certification organization to grant or deny private credentials to any individual, nor alter or impair any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."
- Add provision that "Notwithstanding any other provision of this Section, no individual shall be restricted from using the title "certified" or the title "registered" to the extent that title reflects a credential held by the individual that was issued by a private certification organization that confers credentials on individuals meeting the qualifications set by the organization's certification or certificate program."

<u>State</u>	Bill #		<u>Introduced</u>	Primary Sponsor(s)	Last Action	<u>Status</u>	<u>Position</u>	<u>Priority</u>			
MO	HB 2141		1/14/2020	Derek Grier (R)	Reported Do Pass (H) - AYES: 6 NOES: 0 PRESE (3/10/2020)	NT: 0 In House	Amend	High			
Bill Sumr	<u>mary</u>	•	Creates the "Fresh S	Start Act of 2020."							
		•	"Licensing" is define	d as any "required training,	, education, or fee to work in a specific occupation, pro	ofession, or activity in the state."					
		•			y a state licensing authority from pursuing, practicing, less the criminal conviction directly relates to the dutie			red solely or in part			
		•	Requires all state licensing authorities to publicly list the specific criminal offenses that may disqualify an applicant from receiving a license.								
		•	Lists offenses that directly relate to the duties and responsibilities of all licensed profession and certain specific licensed professions.								
		•	Prohibits the licensing	ng entity from using vague	or generic terms, including without limitation the phras	se "moral turpitude" and "good c	haracter."				
		•	its commission; the	relationship of the crime to	ollowing when determining if an applicant will be denied the ability, capacity, and fitness required to perform the e following the prior conviction that might mitigate agai	ne duties and discharge the resp	ousness of the crime; the possibilities of the occupation	bassage of time since on; and any evidence of			
		•	the date of conviction	Provides that if an individual has a valid criminal conviction for a crime that could disqualify them from receiving a license, "the disqualification shall not last longer than five years from the date of conviction, provided that the conviction is not for a crime that is violent or sexual in nature or is not specifically or directly related to the duties and responsibilities for the icensed occupation and the individual has not been convicted of any other crime during the five-year disqualification period."							
		• Provides that if an individual was incarcerated at any time during the previous five years for a crime that could disqualify them from receiving a license, "the disqualification may longer than five years but shall not last longer than five years from the date the individual was released from incarceration, provided that the incarceration was not for a crime that violent or sexual in nature or was not specifically or directly related to the duties and responsibilities for the licensed occupation." Provides that if an individual has									
		•	Provides that at any time an individual may petition a licensing authority for a determination as to whether the individual's prior conviction would disqualify the individual from obtaining a license; the decision "shall be binding, unless the individual has subsequent criminal convictions or failed to disclose information in his or her petition"								
		•		nsing board that prohibits a ant of his or her rights unde	n applicant from being licensed solely or in part becauer the statute in writing.	use of a criminal conviction to no	tify the applicant of the rea	sons for the decision			
		•			civil litigation authorized under this subsection, the lice to the occupation for which the license is sought.	nsing authority shall carry the b	urden of proof on the quest	ion of whether the			
Commen		•	The bill's text is very	similar, but not identical to	MO SB 647, above.						
Proposed	d Changes	•	We will seek both ar	mendment to this bill's prov	risions and to use it as a vehicle to amend existing law	that restricts title use.					
		•			should consider when determining whether to deny a londuct of the profession or occupation."	icense: "whether the applicant	poses an unacceptable r	risk to the people with			

- Amend the provision establishing early binding determinations of disqualification to treat such decisions as preliminary, and to allow the licensing authority to consider any new evidence relevant to the application at the time it is made, not just subsequent convictions or identification of failures to disclose information. For example, subsequent pending criminal charges of evidence of an active substance abuse problem may be a legitimate reason to deny a license.
- Add provision that "Nothing in this chapter shall be construed to require a private certification organization to grant or deny private credentials to any individual, nor alter or impair any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."
- Add provision that "Notwithstanding any other provision of this Section, no individual shall be restricted from using the title "certified" or the title "registered" to the extent that title reflects a credential held by the individual that was issued by a private certification organization that confers credentials on individuals meeting the qualifications set by the organization's certification or certificate program."

		Coosian End		Cracawar Daadlina	Corniover to	2021					
New.	<u>Jersey</u>	Session End		<u>Crossover Deadline</u>	<u>Carryover to</u>	2021					
		12/31/20		None	Yes						
		March 25, 2020 scheduled quo	late: vened via teleconference 0; Assembly and Senate rum April 9, 2020; Senate session April 13, 2020.								
<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	Last Action		<u>Status</u>	<u>Position</u>	<u>Priority</u>			
NJ	<u>A 2178</u>	1/14/2020	Raj Mukherji (D)	Introduced, Referred to Assemble Committee (1/14/2020)	bly Law and Public Safety	In Assembly	Amend	Medium			
Bill Sum	<u>mary</u>	Provides for the iss	uance of a certificate of reh	abilitation to certain offenders with	substance abuse disorders.						
		individual's convic	tion of any crime or offens	shall "supersede all laws to the e enumerated in the certificate, a quired pursuant to federal statute	nd remove any bars to emp	oloyment or profession					
				s that may be suspended and repation, or business" and "admiss				ense or certification to			
		of one or more crir	Prohibits the denial of an employment application submitted by a person who has been issued a certificate of rehabilitation because the applicant has been previously convicted of one or more crimes or offenses, or by reason of a finding of lack of "good moral character" except when (1) there is a direct relationship between one or more of the previous crimes or offenses and the specific employment sought; and (2) less than 10 years have elapsed since the commission of the most recent crime other than disorderly persons offenses.								
		Defines "direct rela	Defines "direct relationship" and provides that the certificate of rehabilitation is considered presumptive evidence of rehabilitation.								
		this State or its po	• Defines "license" as "any certificate, license, permit, or grant of permission required by the laws of this State or any political subdivision thereof, or of any instrument this State or its political subdivision, as a condition for the lawful practice of any act, occupation, employment, trade, vocation, business, or profession. License slinclude any license or permit to own, possess, carry, or discharge a firearm."								
		 Prohibits the issua 	nnce of certificate of rehab	ilitation to a number of enumerat	ed violent, sexual, and oth	er crimes.					
Commen		Carryover to 2021 (of bill from prior legislative s	ession.							
Proposed	d Changes	 Amend definition of thereof", 	f "license" to "any governn	nent-issued certificate, license, p	permit, or grant of permissi	on required by the law	s of this State or any poli	itical subdivision			
		direct bearing on t	the person's fitness or abil	used in this section 'direct relation ity to perform one or more of the ith whom the applicant would in	duties or responsibilities r	necessarily related to t	he license or employmen				
				section shall be construed to rec nsure statute or regulation for a							

New I	Mexico		Session End		Crossover Deadline	<u>Carryover to</u>	2021		
11011	<u> </u>		2/20/2020		None	No			
<u>State</u>	Bill #		Introduced	Primary Sponsor(s)	<u>Last Action</u>		<u>Status</u>	<u>Position</u>	<u>Priority</u>
NM	<u>HB 325</u>		1/31/2020	Andrea Romero (D)	Passed in the House of Represen	tatives (2/18/2020)	Failed	Amend	Low
Bill Summ	<u>nary</u>	•		ed, expunged, or pardone	list of criminal records that cannot be d; "a juvenile adjudication;" or "a con				
		•	Requires public agen	cies to promulgate rules id	dentifying mitigating circumstances a	nd disqualifying criminal	convictions.		
		•	as provided in the Cri disqualifying criminal applicant offers an ur	iminal Offender Employme conviction are directly rela nwarranted opportunity for	considerations for applicants with criter Act, to encourage the licensure of ated to the specific duties and resport the same or a similar crime as that cutely purposes of regulating the emples.	f individuals with arrest a nsibilities of the employm of the applicant's prior co	nd conviction record ent or license sough nviction to occur; and	s; (2) whether the elements of t; (3) whether the employment	an applicant's potential or license sought by an
		•	Requires notice of dis	squalifying events and an	applicant's right to challenge or provi	de justification of disqual	ifying events.		
		•	Requires annual repo	orting of the number of app	olicants with potential disqualifying cr	iminal convictions.			
		•	Amends the uniform	licensing act to align with t	he criminal offender employment act	t.			
Comment Proposed		•			chapter shall be construed to requ nsure statute or regulation for an i				
		•		at the licensing authority she conduct of the profess	nall consider "and (5) evidence of w ion or occupation."	hether the individual po	oses an unacceptal	ble risk to the people with w	hom the individual
		•		of license to mean "a certiing authority in this state."	ficate, registration, permit or other at	uthorization that is issue	d by the governme	nt to engage in the profession	ns or occupations

New York	Session End	<u>Crossover Deadline</u>	Carryover to 2021
<u> </u>	6/2/2020	No	No
	COVID-19 Update: Assembly last convened March 18, 2020; Senate adjourned until further notice.		

<u>State</u>	Bill #		Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
NY	<u>A 6957</u>		3/27/2019	Joe Lentol (D)	Referred to Codes (1/8/2020)	In Assembly	Monitor	Low
Bill Sumr	mary	•	conviction of an offer	nse which applies by opera	Convictions Act," the bill addresses penalties, distion of law," regardless of whether the consequer alification" are all defined terms having a nexus w	nce was stated in the judgment or sent		
		•			ate acting through a department, agency, officer, t contractor, including a subcontractor, made subj			
		•	issue should be deni	ed the individual; the decis	disqualification, a "decision-maker" shall undertake iion-maker may consider, if substantially related to offense and other relevant information, including th	the benefit or opportunity at issue: the	e particular facts and ci	cumstances involved in
		•		convicted of an offense to g" at the sentencing court	petition for an order of limited relief from "one or n or probation department.	nore collateral sanctions related to emp	oloyment, education, ho	using, public benefits, or
		•		a felony or misdemeanor ir	nse may petition for a certificate of restoration of r a any jurisdiction, or not sooner than 3 years after			
<u>Commen</u> <u>Proposed</u>	ts and d Changes	•	organization from de government, but it w	nying or revoking certificat ould be useful to add a cla	order of limited relief from collateral sanctions sugion due to a criminal conviction. The definitions srification to the definition of "collateral consequence, except for government contractors to the extension	uggest that the intention of the bill is lir ce": "Decisions by nongovernmental	mited to consequences persons or entities sl	imposed by the nall not be considered
		•	added: "Nothing in the right of private	this chapter shall be concertification organization	e door to legal challenges to private certification of strued to require a private certification organiz is to establish and enforce eligibility criteria, e nsure statute or regulation for an individual to	ation to grant or deny private certification to grant or deny private certification to grant or disciplinary policies	ication to any individu . In addition, nothing	al, nor shall it impair in this chapter shall be

North	Carolina	Session End		Crossover Deadline	Carryover to	<u>2021</u>		
110111	<u> </u>	6/30/20		No	No			
		COVID-19 Upda Convened April						
<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>		<u>Status</u>	Position	<u>Priority</u>
NC	<u>SB 562</u>	4/2/2019	J.R. Britt (R)	Withdrawn From Calendar and Re-Referre		In House (Passed	Monitor	Low
			Warrant Daniel (R)	On Rules, Calendar, and Operations of the (8/29/2019)	e House	Senate)		
Bill Summ	nary •	Allows for expunction	n of certain nonviolent mis	demeanors and felonies.				
				ction has been vacated by an occupational lice ation and preliminary licensing requirements in			r this section may then rea	pply for licensure
Comments and Proposed Changes		Does not warrant intervention at present.						

0111		Coosian Fred		Craccover Deadline	Carriovanta	2021		
<u>Oklah</u>	<u>ioma</u>	Session End		Crossover Deadline	<u>Carryover to</u>	<u> 2021</u>		
		5/29/2020		3/12/2020	No			
			ate: gular session April 6, session convened April 6,					
<u>State</u>	Bill #	<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>		<u>Status</u>	<u>Position</u>	<u>Priority</u>
OK	<u>SB 1109</u>	2/3/2020	Nathan Dahm (R)	Second Reading Referred To Finance		Failed to Meet	Monitor; seek	Medium
				Committee Then To Appropriations		Crossover Deadline	beneficial amendments.	
				Committee (2/4/2020)			ae.i.a.i.ieinei	
Bill Summ	nary	Creates tax credit for	or qualified fees required to	obtain and renew certain license or certifica	tion.			
		 Establishes certain 	requirements for taxpayers	claiming the credit.				
				as "any fees or other charges established by license or certification, or renewing a license		ch are assessed by an enti	ty," including an entity "\	With the statutory duty
Comments Proposed		fees required for an	individual taxpayer to obtai	roved to benefit those seeking private profe in and renew a license or certification in an o by nongovernmental certification organizati	occupation, when si	uch license or certification is	s required by state law to	
<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>		<u>Status</u>	<u>Position</u>	<u>Priority</u>
OK	<u>SB 1177</u>	2/3/2020	Ron Sharp (R)	Second Reading Referred To Business (Tourism (2/4/2020)	Commerce And	Failed to Meet Crossover Deadline	Amend	Low
Bill Summ	nar <u>y</u>			nay request an initial determination of wheth state licensing or certification authority at an				
		to, "information abo		include information on each conviction in the stances, the length of time since conviction imployment aspirations."				
		 Provides a process 	for the issuance of a deterr	mination by the licensing authority.				
		disqualifying offens	e must substantially relate t	ght of an occupational license or certification o the duties and responsibilities of the occupate eat of harm against another and has a bearing the company of the compa	oation and pose a r	easonable threat to public's	safety ("pose a reasonat	ole threat" is defined
		 Does not apply to p 	rofessions identified in the l	Professional Entity Act (includes certain med	dical professionals,	engineers, attorneys, etc.).		
Comments Proposed		any individual. No	otwithstanding any other p	section shall be construed to require a proposition, the act does not alter or restrict	t enforcement of a			

to hold current private certification as a condition of licensure or renewal of licensure."

<u>State</u>	Bill #	<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
OK	SB 651	4/4/2019	Nathan Dahm (R)	Reported Do Pass Business and Commerce committee; CR filed (2/14/2019)	Failed to Meet Crossover Deadline	Oppose	High
Bill Sumn	<u>mary</u>	Called the "Right to	o Earn A Living Act"				
		public health, safet information is read	ty, or welfare objective(s) ser ily available, the effects of re	nsive review of all occupational regulations and occupational li ved by the regulation, (2) "articulate the reasons why the regul gulation on opportunities for workers, consumer choices and c ion to whether and how other states regulate the business or p	lation is necessary to serve costs, general unemployme	e the specified objective	es," (3) analyze, where
				be limited to those demonstrably necessary and carefully tailot, it must repeal or modify the regulation or recommend that the			
		 Provides that the to 	erm "'Welfare' shall be narrov	wly construed to encompass protection of members of the pub	lic against fraud or harm."		
		Requires each age	ency to report to the legislatur	re on all actions taken to conform with the Act.			
		Provides that any page 1.	person may petition any ager	ncy to repeal or modify any occupational regulation or file an ac	ction in court to challenge	an occupational regulat	ion.
		preponderance of	evidence that the challenged ere the challenged occupation	f a regulation and award attorney's fees as costs to the petition occupational regulation is not demonstrably necessary and can regulation is necessary to the legitimate public health, safe	arefully tailored to fulfill legi	itimate public health, sa	fety or welfare
		"Private certification	n" is listed as the third least r	restrictive form of regulation.			
Comment Proposed	ts and d Changes			icensing. Unlike other bills calling for a commission or a repor s a private cause of action for individuals to challenge occupat			ons that do not meet the
		Efforts to broaden	the kinds of information ager	ncy must consider may be advisable, as well as broadening the	e definition of public welfar	e an agency or a court	may consider.
		The bill invites exp	ensive litigation over regulati	ions.			
			passage of the private cause ns on deceptive trade practic	e of action provisions of the bill, even if amended to add safe bees.	narbors to protect both regu	ulatory recognition of pr	ivate certifications and
State	Bill#	Introduced	Primary Sponsor(s)	Last Action	<u>Status</u>	Position	<u>Priority</u>
OK	SB 1678	2/3/2020	Michael Bergstrom (R)	Second Reading (2/6/2020); referred to Senate Business, Commerce and Tourism Committee	Failed to Meet Crossover Deadline	Amend	High

- **Bill Summary**
- Requires the Speaker of the House of Representatives, the President Pro Tempore of the Senate and the Chair of each relevant standing committee of the Legislature to the designate staff the responsibility to analyze proposals and legislation that create new occupational regulations or modify existing occupational regulations.
- Requires the staff to determine if the proposed regulation uses the least restrictive regulation necessary to protect consumers from present, significant, and substantiated harm.
- Requires proponents of legislation to submit evidence of present, significant, and substantiated harms to consumers in the state; permits the staff to request information from state agencies that contract with individuals in regulated occupations and others knowledgeable of the occupation, labor-market economics, or other factors, costs and benefits.

- Provides that "there is a rebuttable presumption that the public is sufficiently protected from unregulated practice by market competition and private remedies" and that "the staff will
 give added consideration to the use of private certification programs that allow a provider to give consumers information about the provider's knowledge, skills and association with a
 private certification organization;" provides that "the staff may rebut the presumption if it finds credible empirical evidence of present, significant and substantiated harm to consumers
 that warrants enacting a regulation to protect consumers. If evidence of such harm is found, the staff will recommend the least restrictive government regulation to address the
 harm..."
- Provides guidelines for the staff in forming its recommendations to the committees that will hear the legislation, including "if there is a shortfall or imbalance of knowledge about the
 good or service relative to the seller's knowledge (asymmetrical information), staff may recommend enacting government certification" and if there is "the need to address multiple
 types of harm, staff may recommend a combination of regulations. This may include a government regulation combined with a private remedy including third-party or consumer
 created ratings and reviews, or private certification."
- Provides that if there is "a systematic information shortfall in which a reasonable consumer of the service is permanently unable to distinguish between the quality of providers and there is an absence of institutions that provide guidance to consumers, staff may recommend enacting an occupational license."
- Defines "Private Certification" as "a voluntary program in which a private organization grants nontransferable recognition to an individual who meets personal qualifications established by the private organization. The individual may use a designated title of "certified" in conjunction with the private organization's name, as permitted by the private organization."
- Lists "Private certification" is listed as the third least restrictive form of regulation.
- Requires a standing committee of the legislature to review annually (beginning January 1, 2021) the occupational regulations of approximately 20% of the occupations that under the committee's jurisdiction; all occupational licenses under the committee's jurisdiction will be reviewed within the subsequent five (5) years and will repeat such review processes in each five-year period thereafter; the same criteria as the sunrise review process above will be used.
- Starting on January 1, 2021, the staff will report annually the findings of its reviews to the Speaker of the House of Representatives, the President Pro Tempore of the Senate, Chairs of the relevant standing committees, the Governor, and the Attorney General; in its report, the staff will make recommendations to the Legislature.
- Provides that nothing "shall be construed to preempt federal regulation or to require a private certification organization to grant or deny private certification to any individual."

Because the bill calls only for a report with recommendations, the bill is not as immediately dangerous as bills calling for expiration or abolition of regulations or licensure agencies.

- Change all "present, significant, or substantiated harms that threaten public health and safety" references to "significant, and substantiated or recognized imminent harms that threaten public health, and safety, or welfare," and change "evidence of present, significant, and substantiated harm" to "identification of significant, and substantiated or recognized imminent harms that threaten public health, and safety, or welfare."
- The definition of "private certification" should be revised to state that "'Private Certification' means "a voluntary program in which a private organization grants nontransferable recognition to an individual who meets personal qualifications relevant to performance of the occupation to which the certification pertains, including by demonstrating a specified level of knowledge and skill required to meet standards in the profession, as established by the private organization."
- Add that "notwithstanding any other provision of this chapter, nothing shall preclude an individual holding a current certification issued by a private certification organization from using the title or designation "certified" in as permitted by the private organization in connection with a credential that the organization has issued to the individual."
- Add that "nothing in this Chapter is intended to restrict an agency from requiring, as a condition of licensure, that an individual's personal qualifications include obtaining or maintaining private certification from a private organization that credentials individuals in the relevant occupation."
- Add another safe harbor provision: "the state may regulate and adopt licensure requirements for any occupation for which the licensure requirements are based on uniform national laws, practices, and/or examinations that have been adopted by at least two-thirds of states and territories in the United States.".
- Change the canon of interpretation to state "Occupational regulations will be construed and applied to increase economic opportunities, promote competition, and encourage
 innovation while protecting public health, safety, and welfare."
- Modify the provision calling for enactment of government certification by adding "unless suitable, private certification for the relevant occupation is available. As used in this section, 'suitable' means widely recognized as reflecting established standards of competency, skill, or knowledge in the field" or delete the provision entirely.

- Change provision on when staff may recommend occupational licensure to state that if there is "a systematic information shortfall in which a reasonable consumer of the service is unable to distinguish between the quality of providers or there is an imbalance in the consumer's knowledge about the good or service relative to the provider's knowledge (asymmetrical information), staff may recommend enacting an occupational license and may consider recognizing or requiring private certification or as a condition of licensure."
- Provide that "staff must also invite public comment from licensees, the occupational licensing board, and the public about the impact of the existing occupational license requirements" in reviewing existing occupational licensure laws.
- Provide that staff's "reports must be publicly available and posted on the website of the office, and must include the rationale for the staff's recommendation, including a description of the expected impact of any regulatory changes on public health, safety, or welfare."

<u>State</u>	Bill #	<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
OK	<u>HB 3411</u>	2/3/2020	Randy Randleman (R)	Second Reading referred to Rules (2/4/2020)	Failed to Meet Crossover Deadline	Monitor	Low
Bill Sumn	<u>mary</u>	 Provides that "a ne of 2020." 	ew section of law not to be co	dified in the Oklahoma Statutes reads as follows: Th	is act shall be known and may be cite	ed as the "Occupatio	nal Licensing Reform Act
		 Provides that the a 	act shall become effective No	vember 1, 2020.			
Comment Proposed	ts and I Changes	No text available.					
<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	Last Action	<u>Status</u>	<u>Position</u>	<u>Priority</u>
OK	<u>HB 3069</u>	2/3/2020	Lundy Kiger (R)	Second Reading referred to Rules (2/4/2020)	Failed to Meet Crossover Deadline	Monitor	Low
Bill Sumn	<u>mary</u>	Provides that "a ne 2020."	ew section of law not to be co	dified in the Oklahoma Statutes reads as follows: Th	is act shall be known and may be cite	ed as the "Occupatio	nal Licensing Act of
		 Provides that the a 	act shall become effective No	vember 1, 2020.			
<u>Comment</u>	ts and I Changes	No text available.					
State	Rill #	Introduced	Primary Sponsor(s)	Last Action	Status	Position	Priority

	<u>State</u>	Bill #		Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	Position	<u>Priority</u>		
	OK	OK SB 1708		2/3/2020	Michael Bergstrom (R)	Second Reading Referred To Business Commerce And Tourism (2/6/2020)	Failed to Meet Crossover Deadline	Amend	Medium		
	Bill Summary		Titled the "Criminal Records Review for Licensing Act."								
			•			law, a board, agency, department or other state agency (hereause of a criminal conviction."	after "board") may use this ac	ct to deny, diminish, suspe	nd, revoke,		
			•	Provides that a "board will not automatically bar an individual from state recognition because of a criminal record but will provide individualized consideration;" a board may consider only a conviction of a non-excluded crime that is a felony or violent misdemeanor;" lists information that a board may not consider.							

- Requires the board to consider the individual's current circumstances (e.g. the time since the offense, the completion of the criminal sentence, the age of the individual when the offense was committed, etc.).
- Prohibits the board from using vague terms in its consideration and decision included "good moral character," "moral turpitude," or "character and fitness."
- Requires the Board to hold a public hearing if the individual requests one pursuant to the Administrative Procedures Act.
- Permits the Board from denying, diminishing, suspending, revoking, withholding or otherwise limiting state recognition only if the board determines (a) "the state has an important interest in the regulation of a lawful occupation that is directly, substantially and adversely impaired by the individual's nonexcluded criminal record as mitigated by the individual's current circumstance..." and (b) "the state's interest outweighs the individual's fundamental right to pursue a lawful occupation," the board must make its decision by clear and convincing evidence.
- Permits the individual to appeal the board's decision as provided in the Administrative Procedures Act.
- Provides a process whereby "an individual with a criminal record may petition a board at any time, including before obtaining any required personal qualifications, for a decision
 whether the individual's criminal record will disqualify the individual from obtaining state recognition" and the board must issue a determination.
- Requires the Department of Labor to establish an annual reporting requirement of the number of times that each board acts to deny, diminish, suspend, revoke, withhold or otherwise limit state recognition from a licensed individual because of a criminal conviction, offenses for each board acted, number of applicants petitioning each board, numbers of each board's approvals and denials, and offenses for which each board approved or denied petitions.
- Provides that "Nothing in this act shall be construed to require a private certification organization to grant or deny private certification to any individual."

- Amend to state "Except as otherwise provided by law, a board, agency, department or other state agency (hereinafter "board"), when determining eligibility for a license, registration, permit, government certification, or other state recognition (hereinafter "state recognition"), may consider convictions of the applicant of crimes only in accordance with this act."
- Amend to state "A board will not automatically bar an individual from state recognition because of a criminal record, except as provided in this act."
- Delete that "A Board may consider only a conviction of a non-excluded crime that is a felony or violent misdemeanor."
- Revise Section 4(D) as follows (including deleting subsection 4(D)(6):

"In considering an application for state recognition, a board will not consider:

- 1. information related to a deferred adjudication, participation in a diversion program, or an arrest not followed by a conviction:
- a conviction for which no sentence of incarceration can be imposed;
- 3. a conviction that has been sealed, dismissed, annulled, expunged or pardoned;
- 4. a juvenile adjudication; or
- 5. a conviction for an offense unrelated to the applicant's suitability for the trade, occupation, or profession for which the applicant seeks state recognition."
- Add new Section 4(E) to provide that "A board may refuse to grant or renew, or may suspend or revoke any state recognition based in whole or in part on a conviction of a crime if all of the following apply: (1) The individual has been convicted of a felony or a misdemeanor which directly relates to the trade, occupation or profession for which the state recognition is sought or that reflects that the individual poses an unacceptable risk to the people with whom the individual would interact in the conduct of the profession or occupation. (2) The board has conducted an individualized assessment of the relation of the conviction to the individual's overall suitability to engage in the trade, occupation or profession for which the state recognition is sought. An individualized assessment conducted under this paragraph shall include a consideration of the particular facts or circumstances surrounding the offense or criminal conduct and the grade and seriousness of the offense or criminal conduct."
- Revise existing Section 4(E) to replace "The Board will consider the individual's current circumstances" with "A board may not refuse to grant or renew and may not suspend or revoke any license, certificate, registration or permit under Section 4(E) if the individual can establish sufficient mitigation or rehabilitation and fitness to perform the

duties of the trade, occupation or profession for which the state recognition is sought. Where the criminal conduct is directly related to the state recognition being sought, the board shall consider relevant proof of any factors that would rebut an adverse presumption or show rehabilitation, "

- Delete Section 4(H).
- Revise or add the following in the list in the existing Section 4(E): "the facts or circumstances regarding the offense or criminal conduct;" "the time since the offense and since the completion of any criminal sentence;" "other evidence of rehabilitation or of repeat offenses;" "whether the individual poses an unacceptable risk to the people with whom the applicant would interact in the conduct of the profession or occupation;" and "whether the individual is bonded."
- Add provision that "Nothing in this chapter shall be construed to alter a board's authority to enforce other conditions of state recognition, such as eligibility requirements or compliance with board regulations."
- Revise Section 5(D) to add "The decision may include conditions affecting whether state recognition should be granted."
- Revise Section 5(E) to add "... material and adverse change in the petitioner's criminal record or new material information having a bearing on the decision comes to light."
- Amend to state "Nothing in this act shall be construed to require a private certification organization to grant or deny private credentials to any individual, nor alter or impair any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."
- Add provision that "Notwithstanding any other provision of this act, no individual shall be restricted from using the title "certified" to the extent that title reflects a credential held by the individual that was issued by a private certification organization that confers credentials on individuals meeting the qualifications set by the organization's certification or certificate program."

Penns	<u>sylvania</u>	Session End		<u>Crossover Deadline</u>	Carryover to 2	2021				
		11/30/20		None	No					
		COVID-19 Upd								
			nate convened floor remote participation and							
			March 23, 2020							
State	Bill #	Introduced	Primary Sponsor(s)	Last Action		<u>Status</u>	Position	<u>Priority</u>		
PA	HB 811	4/9/2019	Jim Cox (R)	Referred to Professional Licensure (4/9/2	2019)	In House	Amend	High		
Bill Summ	ary									
			or certifying body" as "the in certification is required in	ssuing body to whom an individual has appli this Commonwealth."	ed for a license or c	ertification to conduc	ct or perform a lawful occupat	tion or profession for		
		 Provides § 3108 or 	n Individual certification:							
		"(a) General rule	-An individual who has rece	eived certification may use the term certified a	is a designated title					
		(b) NoncertifiedA	An individual who did not re	ceive certification may also perform the lawfo	ıl occupation for cor	mpensation but may	not use the title certified."			
		of whether the indiv	vidual's criminal record will	ord may petition a licensing or certifying bod disqualify the individual from obtaining State I's criminal record disqualifies the individual f	recognition;" the lice	ensing or certifying b	ody that received the individu	ng, for a determination ual's petition is		
		• The licensing or certifying body must approve an individual unless it finds all of the following: "(1) The individual's criminal record includes a conviction for a felony or violent misdemeanor. (2) The type of felony or violent misdemeanor for which the individual was convicted is expressly codified as a disqualifying offense in the relevant licensing or certification statute. (3) The licensing or certifying body concludes the State has an important interest in protecting public safety that is superior to the individual's right," determined and convincing evidence at the time of the petition, that: (i) the specific offense for which the individual was convicted is substantially related to the State's interest; (ii) to individual, based on the nature of the specific offense for which the individual was convicted and the individual's current circumstances, is more likely to reoffend by virtue of the license than if the individual did not have the license or certification; and (iii) a subsequent offense will cause greater harm than the reoffense would if the individual did not have the license or certification."						nt licensing or 's right," determined by s interest; (ii) the d by virtue of having the		
		 Provides a process 	for the issuance of the det	ermination and the submission of a revised p	etition.					
		 Caps fees for low-in 	ncome individuals to obtain	an occupational license from a "licensing or	certifying body."					
<u>Comments</u> <u>Proposed</u>		nothing shall pred	clude an individual holdin	se of the title "certified." Amend Section 3108 g a current certification issued by a privannection with a credential that the organization.	te certification org	anization from usin				
				d to restrict an agency from requiring, as orivate organization that credentials indiv			ridual's personal qualificati	ons include obtaining		
				dy" in both Chapter 31 and Chapter 33 to me upation or profession for which the license o				d for a license or		

<u>State</u>	Bill #	<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>			
PA	HB 1477	10/30/2019	Sheryl M. Delozier (R)	Referred to Consumer Protection and Professional Licensure (1/15/2020)	In Senate (Passed House)	Amend	High			
Bill Summ	<u>nary</u>	As Amended:								
		Requires a licensing board or a licensing commission to engage in a two-stage analysis of the criminal convictions of an applicant:								
		1. The licensing bo	ard may not consider crimin	al convictions except as expressly allowed by the bill.						
	2. The licensing board must determine whether the criminal conviction directly relates to the occupation, trade or profession for which the individual seeks licensure by reviewing the schedule of offenses relating to list of criminal offenses provided in the statute. If the offense is found on the list of offenses that are directly related to the occupation, trade or profession, the licensing board or licensing commission shall then determine whether licensure of the individual would pose a substantial risk to the health and safety of the individual's patients or clients or the public or a substantial risk of further criminal convictions by conducting the individualized assessment specified in the bill. Provides that there shall be a rebuttable presumption that licensure of the individual with a criminal conviction that directly relates to the occupation, trade or profession would pose a substantial risk the health and safety of the individual's patients or clients or the public or a substantial risk of further criminal convictions, which the individual may rebut the presumption by showing evidence of rehabilitation;									
		the criminal conv	viction, licensure of the indivi	ot directly relate to the occupation, trade or profession th idual would pose a substantial risk to the health and saf- e individualized assessment, which the individual may re	ety of the individual's patients or	clients or the public or a				
				an individual with a conviction history may be granted a ficate, or permit, with separate factors for crimes of viole		s that must apply for an	individual convicted of a			
				nd includes language to allow for other boards and compertified or registered professions.	missions to develop restricted lice	enses in other profession	ons if the Department of			
		Provides for recipro	ocity of licensure.							
Comment	s and	While the PCC sup	ported a prior version of the	bill, it cannot support this version without amendment.						
Proposed	<u>Changes</u>			s that are not directly related to the occupation only if "lice the "welfare" of the public.	eensure of the individual would po	ose a substantial risk to	the health and safety"			
			Rephrase Section 3112(b) to place the determination to grant a restricted license in the hands of the licensure board, as follows: "A licensing board or licensing commission may consider the following in determining whether an applicant for a restricted license has demonstrated fitness for issuance of a restricted license."							
<u>State</u>	Bill #	<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	Position	<u>Priority</u>			

SB 637

10/30/2019

John DiSanto (R)

PA

• Requires each of the boards and commissions under the Bureau of Professional and Occupational Affairs to work toward the promulgation of regulations listing each of the offenses that they consider excluding an individual from consideration for certification, registration or licensure. It would also establish a procedure for applicants with past conviction histories to demonstrate sufficient rehabilitation to be granted a license and sets out a balanced list of factors for a board considering a rehabilitation petition to consider.

In House (Passed

Senate)

Favor Enactment

• Establishes a procedure for applicants with past conviction histories to demonstrate sufficient rehabilitation to be granted a license and sets out a balanced list of factors for a board considering a rehabilitation petition to consider.

Referred to House Judiciary Committee (12/2/2019)

Medium

Provides a process for an applicant to file a petition for preliminary review with the board or commission to seek a preliminary decision on whether the applicant's criminal history would disqualify the applicant from receiving a license, certificate, registration or permit.

- Passed the Senate with amendments proposed by the PCC to allow a board or commission under the Department of State's Bureau of Professional & Occupational Affairs to make licensure or certification decisions by permitting consideration of an applicant's conviction of a crime that does not directly relate to the applicable duties, functions and responsibilities in the practice of the profession only when the board determines, based on an individualized assessment, that the applicant does not "pose an unacceptable risk to the people to whom the applicant would interact in the conduct of the profession."
- Because the bill only applies to boards and commissions under the Bureau of Professional & Occupational Affairs, its reference to applications for "certifications" as well as licenses and registrations does not affect private certification organizations.
- In its current form, the PCC regards this bill as a model of a balanced ex-offender reentry bill.

<u>State</u>	Bill #		<u>Introduced</u>	Primary Sponsor(s)	Last Action	<u>Status</u>	<u>Position</u>	<u>Priority</u>			
PA	<u>HB 995</u>		5/5/2019	Andrew Lewis (R)	Removed from table (4/7/2020)	In House	Amend	Low			
	NEW										
Bill Sumn	nary	•	Titled "The Fighting	Chance Act."							
		•	"Pilot Agencies" include (1) The Bureau of Professional and Occupational Affairs in the Department of State of the Commonwealth and (2) The Pennsylvania Board of Probation and Parole.								
		•		rovides for a three-year regulatory reduction pilot program for pilot agencies beginning July 1, 2020 and ending July 1, 2023 to "reduce unnecessary regulatory requirements, ompliance costs, and regulatory burden across pilot agencies."							
		•	and regulatory require		e pilot agencies develop a baseline regulatory c ated or administered by the pilot agencies" and						
		•	Provides that the rec	duction is measured by the	number of regulations and regulatory requirem	ents that are either eliminated or stream	lined through regulatory of	r other action.			
		•	Requires pilot agencies to report all regulations and regulatory requirements initially identified for elimination, amendment or streamlining to the office, the Governor and the General Assembly by July 1, 2021, followed by another follow-up report by July 1, 2022 and a final report by July 1, 2023; if a pilot agency is unable to produce a reduction of the regulations and regulatory requirements the pilot agency shall provide a separate report to the Governor, the General Assembly and the secretary stating the reasons for not producing a reduction.								
		•	Provides a process for a report by the secretary to the President pro tempore of the Senate and the Speaker of the House of Representatives pro tempore of the Senate and the Speaker of the House of Representatives, which includes recommendations on the elimination or modification of regulations.								
		•			te and the Speaker of the House of Representalles exist to achieving a reduction.	tives to direct the Legislative Budget an	d Finance Committee to in	nitiate a budgetary			
		•			o track and report on the extent to which agenci vernor, the General Assembly and the Independ		periodically review all reg	ulations every four			
Comment Proposed	ts and I Changes	•	practices, and/or ex	xaminations that have be re a pilot agency to alter	nay adopt a new regulation for any occupation een adopted by at least two-thirds of states a any requirement in a licensure statute or req	and territories in the United States." A	dd a safe harbor provision	: "nothing in this			

Rhode Islan	Rhode Island			<u>Crossover Deadline</u>	Carryover to	2021				
		6/30/2020		None	No					
		COVID-19 Upda Canceled session through May 1,	on and committees							
State Bill #		Introduced	Primary Sponsor(s)	Last Action		Status	Position	Priority		
RI <u>HB 7359</u>	-	1/30/2020	David Place (R) George Nardone (R) Bob Quattrocchi (R)	Committee recommended measure be t study (2/12/2020)	neld for further	In House	Amend	High		
Bill Summary	•	Titled "Occupa	ational Licensing Review Ac	it."						
	•	Requires the s senate (herein regulations.	speaker of the house of repr nafter "committees") the resp	resentatives and the president of the senat- ponsibility to analyze proposals and legisla	e to assign to the s tion that create nev	mall business committed occupational regulation	e of the house and the labons and/or modifying existing	or committee of the g occupational		
-				osed regulation meets the state's policy of	using the least rest	rictive regulation necess	sary to protect consumers f	from present, significant,		
	•		nation from state agencies the	proponents to submit evidence of present, nat contract with individuals in regulated oc						
	•	consideration or certification or consumers do	to the use of private certification;" the committee	ation programs that allow a provider to give may rebut the presumption if they find both nd means to protect themselves against su	consumers inform credible, empirica	ation about the provider of evidence of present, s	's knowledge, skills and as ignificant, and substantiate	e remedies" and "the committees will give added knowledge, skills and association with a private ificant, and substantiated harm, and that larm is found, the committees may recommend		
	•	provider's know the committee	wledge (asymmetrical inforr	rictive" regulation required, including that a "shortfall or imbalance in the consumer's knowledge about the goods or services relative to the normation), the committees may recommend enacting government certification" and if there is the need "to address multiple types of harm, ombination of regulations to include, but not be limited to, a government regulation combined with a private remedy including third-party or s, or private certification."						
	•			rmation shortfall in which a reasonable con tutions that provide guidance to consumers						
	•			ary program in which a private organizatior pation as determined by the private organi						
	•	"Private certific	cation" is listed as the third	least restrictive form of regulation.						
	•			ffects of legislation on "opportunities for wo compare the legislation to determine whet						

- Requires, beginning in 2021, each standing committee of the legislature to review and analyze approximately 20% of the occupational licenses under the committee's jurisdiction and, beginning in 2022, prepare and submit a report to the speaker of the house of representatives, the president of the senate, and the governor to make recommendations regarding whether the occupational license should be repealed, continued, or modified; each committee must complete this "process within five years and every five years thereafter.
- Provides that nothing in this section "shall be construed to preempt federal regulation or to require a private certification organization to grant or deny private certification to any individual."
- Provides that "Notwithstanding any other law, a board, agency, department or other state agency (hereafter "board") shall only utilize this chapter to deny, diminish, suspend, revoke, withhold or otherwise limit state recognition because of a criminal conviction."
- Provides that a "board may not automatically bar an individual from state recognition because of a criminal record but will provide individualized consideration;" a board may consider only a conviction of a non-excluded crime that is a felony or violent misdemeanor;" lists information that a board may not consider.
- Requires the board to consider the individual's current circumstances (e.g. the time since the offense, the completion of the criminal sentence, the age of the individual when the offense was committed, etc.).
- Prohibits the board from using vague terms in its consideration and decision included "good moral character," "moral turpitude," or "character and fitness."
- Requires the Board to hold a public hearing if the individual requests one.
- Permits the Board from denying, diminishing, suspending, revoking, withholding or otherwise limiting state recognition only if the board determines (a) "the state has an important interest in the regulation of a lawful occupation that is directly, substantially and adversely impaired by the individual's nonexcluded criminal record as mitigated by the individual's current circumstance..." and (b) "the state's interest outweighs the individual's fundamental right to pursue a lawful occupation;" the board must make its decision by clear and convincing evidence.
- Permits the individual to appeal the board's decision as provided in the administrative procedures act.
- Provides a process whereby "an individual with a criminal record may petition a board at any time, including before obtaining any required personal qualifications, for a decision whether the individual's criminal record will disgualify the individual from obtaining state recognition" and the board must issue a determination.
- Requires the legislature to establish an annual reporting requirement of the number of times that each board acts to deny, diminish, suspend, revoke, withhold or otherwise limit state recognition from a licensed individual because of a criminal conviction, offenses for each board acted, numbers of each board's approvals and denials, and offenses for which each board approved or denied petitions.
- Provides that "Nothing in this chapter shall be construed to require a private certification organization to grant or deny private certification to any individual."

- Because the bill calls only for a report with recommendations, the review and repeal aspects of the bill are not as immediately dangerous as bills calling for expiration or abolition of regulations or licensure agencies
- Change "necessary to protect consumers from present, significant, or substantiated harms" references to "designed to provide protections against significant, and substantiated or recognized imminent harms that threaten public health, and safety, or welfare" and change "evidence of present, significant, and substantiated harm" to "identification of significant, and substantiated or recognized imminent harms that threaten public health, and safety, or welfare."
- The definition of "private certification" should be revised to state that "'Private Certification' means "a voluntary program in which a private organization grants nontransferable recognition to an individual who meets personal qualifications and standards relevant to performing the occupation to which the certification pertains, including by demonstrating a specified level of knowledge and skill required to meet standards in the profession, as determined by the private organization. The individual may use a designated title of "certified," as permitted by the organization."
- Add that "notwithstanding any other provision of this Chapter, nothing shall preclude an individual holding a current certification issued by a private certification organization from using the title or designation "certified" in as permitted by the private organization in connection with a credential that the organization has issued to the individual"

- Add that "nothing in this Chapter is intended to restrict an agency from requiring, as a condition of licensure, that an individual's personal qualifications include obtaining
 or maintaining private certification from a private organization that credentials individuals in the relevant occupation."
- Add another safe harbor provision: "the state may regulate and adopt licensure requirements for any occupation for which the licensure requirements are based on uniform
 national laws, practices, and/or examinations that have been adopted by at least two-thirds of states and territories in the United States."
- Modify the provision calling for enactment of government certification by adding "unless suitable, private certification for the relevant occupation is available. As used in this section, 'suitable' means widely recognized as reflecting established standards of competency, skill, or knowledge in the field" or delete the provision entirely.
- Change provision on when committees may recommend occupational licensure to state that if there is "a systematic information shortfall in which a reasonable consumer of the
 service is unable to distinguish between the quality of providers or there is an imbalance in the consumer's knowledge about the good or service relative to the provider's
 knowledge (asymmetrical information), the committees may recommend enacting an occupational license and may consider recognizing or requiring private certification or as a
 condition of licensure."
- Provide that "committees must also invite public comment from licensees, the occupational licensing board, and the public about the impact of the existing occupational license requirements" in reviewing existing occupational licensure laws.
- Provide that the committees' "reports must be publicly available and posted on the website of the office, and must include the rationale for the committees' recommendation, including a description of the expected impact of any regulatory changes on public health, safety, or welfare.
- Amend Section 5-90-8(b) to state "Notwithstanding any other law, a board, agency, department or other state agency (hereinafter "board"), when determining eligibility for a license, registration, permit, government certification, or other state recognition (hereinafter "state recognition"), may consider convictions of the applicant of crimes only in accordance with this act."
- Amend to state "A board will not automatically bar an individual from state recognition because of a criminal record, except as provided in this act."
- Delete that "A Board may consider only a conviction of a non-excluded crime that is a felony or violent misdemeanor."
- Revise Section 5-90-8(e) as follows (including by deleting 5-90-8(e)(6)):
 - "In considering an application for state recognition, a board will not consider:
 - 1. information related to a deferred adjudication, participation in a diversion program, or an arrest not followed by a conviction;
 - a conviction for which no sentence of incarceration can be imposed:
 - 3. a conviction that has been sealed, dismissed, annulled, expunged or pardoned;
 - 4. a juvenile adjudication; or
 - 5. a conviction for an offense unrelated to the applicant's suitability for the trade, occupation, or profession for which the applicant seeks state recognition."
- Add new Section 5-90-8(g) to provide that "A board may refuse to grant or renew, or may suspend or revoke any state recognition based in whole or in part on a conviction of a crime if all of the following apply: (1) The individual has been convicted of a felony or a misdemeanor which directly relates to the trade, occupation or profession for which the state recognition is sought or that reflects that the individual poses an unacceptable risk to the people with whom the individual would interact in the conduct of the profession or occupation. (2) The board has conducted an individualized assessment of the relation of the conviction to the individual's overall suitability to engage in the trade, occupation or profession for which the state recognition is sought. An individualized assessment conducted under this paragraph shall include a consideration of the particular facts or circumstances surrounding the offense or criminal conduct and the grade and seriousness of the offense or criminal conduct."
- Revise existing Section 5-90-8(g) to replace "The Board shall consider the individual's current circumstances" with "A board may not refuse to grant or renew and may not suspend or revoke any license, certificate, registration or permit under Section 4(E) if the individual can establish sufficient mitigation or rehabilitation and fitness to perform the duties of the trade, occupation or profession for which the state recognition is sought. Where the criminal conduct is directly related to the state recognition being sought, the board shall consider relevant proof of any factors that would rebut an adverse presumption or show rehabilitation, "
- Delete Section 5-90-8(i).

- Revise or add the following in the list in the existing Section 5-90-8(g.): "the facts or circumstances regarding the offense or criminal conduct;" "the passage of time since the offense and since the completion of any criminal sentence;" "other evidence of rehabilitation or of repeat offenses;" "whether the individual poses an unacceptable risk to the people with whom the applicant would interact in the conduct of the profession or occupation;" and "whether the individual is bonded."
- Add provision that "Nothing in this chapter shall be construed to alter a board's authority to enforce other conditions of state recognition, such as eligibility requirements
 or compliance with board regulations."
- Revise Section 5-90-9(d) to add "The decision may include conditions affecting whether state recognition should be granted."
- Revise Section 5-90-9(e) to add "... material and adverse change in the petitioner's criminal record or new material information having a bearing on the decision comes to light."
- Amend to state "Nothing in this act shall be construed to require a private certification organization to grant or deny private credentials to any individual, nor alter or impair any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."
- Add provision that "Notwithstanding any other provision of this act, no individual shall be restricted from using the title "certified" to the extent that title reflects a
 credential held by the individual that was issued by a private certification organization that confers credentials on individuals meeting the qualifications set by the
 organization's certification or certificate program."

State Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	Position	<u>Priority</u>	
RI <u>HB 7352</u>	1/30/2020	Scott Slater (D) Grace Diaz (D) Jay Edwards (D) Bob Craven (D) Chris Blazejewski (D)	Withdrawn at Sponsor's Request (2/27/2020) Committee Postponed at Request of Sponsor (2/12/2020)	In House	Amend	High	
<u>SB 2263</u>	2/4/2020	Harold Metts (D) Roger Picard (D) Ana Quezada (D) Donna Nesselbush(D) Gayle Goldin (D)	Withdrawn at Sponsor's Request (3/05/2020) Introduced, referred to Senate Judiciary (2/4/2020)	In Senate			
<u>HB 7947</u>	2/27/2020	Scott Slater (D) Grace Diaz (D) Jay Edwards (D) Bob Craven (D) Chris Blazejewski (D)	Introduced, referred to House Judiciary (2/27/2020)	In House			
Bill Summary	Amends the "Equal	Opportunity and Affirmative	e Action."				
	Applies to "those de	partments enumerated in §	42-6-1 and the state agencies, licensing boards and commiss	ions under the jurisdiction of	those departments."		
 Provides that "no person shall be disqualified to practice, pursue or engage in any occupation, trade, vocation, profession or business, for which an occupational license, permit, certificate or registration is required to be issued by the state or any of its agencies or any state licensing board or commission, solely or in part, because of a prior conviction of a crime or crimes unless the underlying crime or crimes substantially relate to the occupation to which the license applies, notwithstanding any prior general laws to the contrary." Provides that "no occupational license, permit, certificate, or registration issued by the state or any of its agencies or any state licensing board or commission shall be suspended." 							
		n part, because of a prior co prior general laws to the co	enviction of a crime or crimes unless the underlying crime or cri contrary."	mes substantially relate to th	e occupation which require	es ine license,	

- Lists factors that the licensing authority may consider when determining whether a conviction substantially relates to the occupation for which license is sought: "(1) The state's legitimate interest in equal access to employment for individuals who have had past contact with the criminal justice system; (2) The relationship of the crime or crimes to the purposes of regulating the occupation for which the license is sought; and (3) The relationship of the crime or crimes to the ability, capacity, and fitness required to perform the duties and discharge the responsibilities of the position of employment or occupation."
- Provides that "a person who has been convicted of a crime or crimes which substantially relate to the occupation for which a license is sought shall not be disqualified from the occupation if the person can show competent evidence of sufficient rehabilitation and present fitness to perform the duties of the occupation for which the license is sought. The licensing authority shall consider the time elapsed since the conviction, when determining if there has been sufficient rehabilitation", as well as certain other evidence presented by the applicant.
- Lists criminal records that may not be used in connection with any application for license, permit, certificate, or registration, including "a conviction that is not related to the occupation for which a license is being sought."
- Requires a licensing authority to notify an applicant if it intends to deny, suspend, or revoke an occupational license, permit, or certificate solely or in part because of the individual's prior conviction of a crime prior to their potential final adverse decision; outlines requirements for that notice, opportunity for applicant to respond, and requirements for final adverse decision.
- Requires each state agency and licensing body to issue an annual report, which must include "(1) The number of initial applicants for every occupational license, permit, or certificate
 under their jurisdiction within the preceding calendar year, including the number of applicants granted licenses, the number of applicants denied licenses for any reason, and, to the
 extent available, the demographic breakdown of the applicants, including race, ethnicity, and gender, and city or town of residence; and (2) The number of applicants denied solely, or
 in part, because of a criminal conviction."

- Section 42-6-1 of the Rhode Island General Laws lists every state agency, so this legislation applies to all licensure boards.
- The bill should be narrowed to clarify that the restrictions apply only to licensing authorities and restricts only decisions made on the basis of the conviction record, not on the basis of other factors,
- Add a new section 28-5.1-14(f)(4): "whether the crime or crimes reflect that the individual poses an unacceptable risk to the people with whom the individual would interact in the conduct of the profession or occupation."
- For the avoidance of doubt, revise Section 28.5.1-14 (d) to state "No person shall be disqualified to practice, pursue or engage in any occupation, trade, vocation, profession or business, for which an occupational license, permit, **government** certificate or **government** registration is required to be issued by the state or any of its agencies or any state licensing board or commission, solely or in part, because of a prior conviction of a crime or crimes unless the underlying crime or crimes substantially relate to the occupation to which the license applies, notwithstanding any prior general laws to the contrary."
- Amend to state "A licensing authority shall not, on the basis of an applicant's conviction record, disqualify a person who has been convicted of a crime or crimes which substantially relate to the occupation for which a license is sought from the occupation if the person can show competent evidence of sufficient rehabilitation and present fitness to perform the duties of the occupation for which the license is sought. The licensing authority shall consider the time elapsed since the conviction, when determining if there has been sufficient rehabilitation, as well as any evidence presented by the applicant regarding..."
- Add a new provision after Section 28-5.1-14(g) to state "The applicant must also provide information about the applicant's activities since the conviction as well as additional information requested by the licensing authority that is relevant to the licensing authority's determination of the sufficiency of the evidence of mitigation or rehabilitation and fitness to perform the duties of the occupation. The applicant must also disclose any pending charges against the applicant at the time of the application and during the licensing authority's consideration of the application. Add a safe harbor provision: "nothing in this section shall be construed to require a private certification organization to grant or deny private certification to any individual, nor alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."

<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	Last Action	<u>Status</u>	Position	<u>Priority</u>
RI	SB 2484	2/13/2020	Joshua Miller (D)	Committee recommended measure be held for further study (3/10/2020)	In House	Monitor	Low

• Removes crime of moral turpitude as cause to deny a number of licenses.

Comments and Proposed Changes

• Current version of the bill does not warrant intervention.

South Carol	ina Session E	<u>nd</u>	<u>Crossover Deadline</u>	Carryover to 2021					
	5/14/2020		4/10/2020	No					
	COVID-19 Reconvene	<mark>Update:</mark> ed May 12, 2020							
State Bill #	Introduce	<u>Primary Sponsor(s)</u>	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>			
SC <u>HB 3163</u>	12/18/2018	Todd Rutherford (D)	Introduced and read first time (1/8/2019)	Failed 2019 Crossover Deadline	Amend	Low			
Bill Summary	required solely		rom public employment, nor may a person be dis nviction of a crime, unless the crime for which h						
	employment or	A person who has been convicted of a crime that directly relates to the public employment sought or to the occupation for which a license is sought must not be disqualified from the employment or occupation if the person can show competent evidence of sufficient rehabilitation and present fitness to perform the duties of the public employment sought or the occupation for which the license is sought.							
		ns all licenses, permits, certifica e, or engage in any occupation	ates, registrations, or other means required to er	gage in an occupation which are granted or	issued by the state	before a person can			
Comments and	The "in part be-	The "in part because" language would seem to include disqualification for lack of a required certification, if loss of eligibility for certification stemmed from a criminal conviction.							
Proposed Changes	Add a safe har nor alter any r	bor provision: "nothing in the or equirement in a licensure sta	chapter shall be construed to require a prival atute or regulation for an individual to hold c	e certification organization to grant or deurrent private certification as a condition	eny private certific of licensure or rer	ation to any individual, newal of licensure."			
State Bill #	Introduced	d Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>			
SC <u>S 330</u>	1/8/2019	Tom David (R)	Referred to Committee on Labor, Commerc (1/8/2019)	e and Industry Failed 2019 Crossover Deadline	Amend	Low			
Bill Summary	Titled the "Occ	upational Licensure and Reform	n Act."						
	Accelerates the	e Department of Labor, Licensin	ng, and Regulation's review cycle of all regulation	ns from every five years to every two years.					
	Requires a Ser restrictive.	nate Committee to "identify whe	ether present, significant, or substantiated harms	[justify the regulation and] consider alterna	tive provisions that	would be the least			
Comments and Proposed Changes			5 – "nothing in this chapter is intended to re ersonal qualifications include obtaining or m						

national laws, practices, and/or examinations that have been adopted by at least two-thirds of states and territories in the United States.".

Add another safe harbor provision: "the state may regulate and adopt licensure requirements for any occupation for which the licensure requirements are based on uniform

Change "present, significant, or substantiated harms" references to "significant, and substantiated or recognized imminent harms that threaten public health, and safety, or welfare."

the relevant occupation, field, or industry" and

or

South Dakota	Session End	<u>Crossover Deadline</u>	Carryover to 2021
<u>oodiii baltota</u>	3/30/2020	2/27/2020	No

<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
SD	HB 1276	2/6/2020	Isaac Latterell (R)	State Affairs Tabled, Passed, YEAS 11, NAYS (2/24/2020) 0	Failed	Amend	High

- Defines "Certification" as a "voluntary, nontransferable recognition granted by this state to a person for the purpose of acknowledging that the person evidences qualifications related to a lawful occupation. The termdoes not extend to occupational licensure and does not include credentials that are prerequisites to working lawfully inan occupation."
- Defines "Private certification" as a "voluntary program in which a private organization grants nontransferable recognition to a person who evidences qualifications and meets standards relevant to performing the occupation, as determined by the private organization."
- Defines "Registration" as a "a process by which a person provides to this state information that includes the person's name and address, the person's agent for service of process, a description of the service that the person intends to provide, and the location at which the service is to be performed," if certain factors are met.
- Provides that "Only a person who has engaged in registration may use the title registered" and that "A person who has not engaged in registration may not perform the occupation for compensation."
- Lists "Private certification" as the third least restrictive form or regulation.
- Provides that before an agency may be authorized to regulate entry into an occupation and before an agency's regulation of entry into an occupation may be modified, the Department of Labor and Regulation shall conduct a review to ensure that the regulation or modification being proposed is the least restrictive option for ensuring that consumers are protected from present, significant, and substantiated harms. The department may require that proponents submit to the department evidence of present, significant, and substantiated harms to consumers in the state, and may request information from state agencies that contract with persons who are knowledgeable about the occupation, labor-market economics, and other factors including costs and benefits."
- Provides that the Department of Labor and Regulation shall presume that consumers are sufficiently protected by marketcompetition and by private remedies; provides that this presumption is rebuttable if the department determines, through the use of credible, empirical evidence that significant and substantiated harm to consumers is occurring and determines that consumers do not have the information or the means to protect themselves against such harms; if the department finds evidence of such harms, the department shall recommend the least restrictive option for occupational regulation in order to address the harm.
- Provides that "if the department determines that the harm arises from a shortfall or imbalancee in the consumer's knowledge about the good or service relative to the provider's knowledge, the department shall consider recommending certification."
- Requires the Executive Board of the Legislative Research Council to annually designate various occupations to be reviewed and analyzed by the Department of Labor and Regulation, with respect to the manner in which admissions into the occupations are regulated; The department shall consider: (1) the justification for occupational licensure; (2) less restrictive alternatives to occupational licensure; (3) personal qualifications necessary for occupational licensure; and (4) the scope of practice.
- Requires the department to provide its findings and recommendations to the board on or about December first of each year.
- Prohibits an agency from automatically barring a person from obtaining or retaining an occupational license, certification, or registration, because of a criminal conviction; the "agency shall provide personalized consideration for each application and in so-doing may consider only a conviction of a crime that is a felony or a violent misdemeanor and that is not excluded by this section."
- Lists factors relevant to criminal history that an agency may not consider when reviewing an application, including a "conviction that occurred more than three years before the date of the agency's consideration, unless the conviction pertained to a felony crime of violence, a felony related to a criminal sexual act, or a felony

related to criminal fraud or embezzlement."

- Lists information that the agency may review when considering an application for an occupational license, certification, or registration, submitted by a person having a criminal conviction, including the attainment of a certificate of rehabilitation or good conduct, evidence of rehabilitation, employment aspirations, etc.
- Prohibits an agency from denying, revoking, suspending, or limiting a person's state recognition only if "the agency determines that the state's interest in regulating a lawful occupation would be directly, substantially, and adversely impaired by the person's nonexcluded criminal record, as mitigated by the person's current circumstances."
- Provides that a person with a criminal record may, at any time, including before the person obtains any required personal qualifications, petition an agency for an advisory determination regarding the person's ability to receive state recognition in light of the person's criminal record. A petition under this section must include the person's criminal record or an authorization for the agency to obtain the person's criminal record;" provides a process for the agency's determination of such petition,
- Requires each agency that provides for the issuance of an occupational license, certification, or registration to provide an annual report to the Department of Labor and Regulation.

- This bill restricts use of the title "registered" unless issued by the state. Add: "Nothing in this chapter shall restrict any person from using the title "certified" or the title "registered" to the extent that title reflects a credential held by the person that was issued by a private certification organization that confers credentials to persons meeting the qualifications set by the organization's certification or certificate program."
- Modify the provision calling for enactment of government certification by adding "unless suitable, private certification for the relevant occupation is available. As used in this section, 'suitable' means widely recognized as reflecting established standards of competency, skill, or knowledge in the field" or delete the provision entirely.
- Add "Nothing in this Chapter is intended to restrict an agency from requiring, as a condition of licensure or renewal of licensure, that an individual's personal
 qualifications include obtaining or maintaining private certification from a private organization that credentials individuals in the relevant occupation."
- Change all "present, significant, or substantiated harms" references to "significant, and substantiated or recognized imminent harms that threaten public health, and safety, or welfare," and change "evidence of present, significant, and substantiated harm" to "identification of significant, and substantiated or recognized imminent harms that threaten public health, and safety, or welfare."
- Provide that "The Department must also invite public comment from licensees, the occupational licensing board, and the public about the impact of the existing occupational license requirements" in reviewing existing occupational licensure laws.
- Provide that the Department's "reports must be publicly available and posted on the website of the office, and must include the rationale for the Department's recommendation, including a description of the expected impact of any regulatory changes on public health, safety, or welfare."
- Amend to state "No agency may automatically bar a person from obtaining or retaining an occupational license, certification, or registration, because of a criminal conviction, except as provided in this act."
- Delete "...and in so-doing may consider only a conviction of a crime that is a felony or a violent misdemeanor and that is not excluded by this section."
- Revise Section 36-39-5 as follows (including deleting subsection 36-39-5(6)):
 - "... an agency may not consider:
 - 6. nonconviction information from the criminal justice system, including information related to a deferred adjudication, participation in a diversion program, or an arrest not followed by a conviction;
 - 7. a conviction for which no sentence of incarceration can be imposed;
 - 8. a conviction that has been sealed, dismissed, annulled, expunged or pardoned;
 - 9. a juvenile adjudication; or
 - 10. a conviction for an offense unrelated to the applicant's suitability for the trade, occupation, or profession for which the applicant seeks state recognition."

- Add new section to provide that "An agency may refuse to grant or renew, or may suspend or revoke any state recognition based in whole or in part on a conviction of a crime if all of the following apply: (1) The individual has been convicted of a felony or a misdemeanor which directly relates to the trade, occupation or profession for which the state recognition is sought or that reflects that the individual poses an unacceptable risk to the people with whom the individual would interact in the conduct of the profession or occupation. (2) The agency has conducted an individualized assessment of the relation of the conviction to the individual's overall suitability to engage in the trade, occupation or profession for which the state recognition is sought. An individualized assessment conducted under this section shall include a consideration of the particular facts or circumstances surrounding the offense or criminal conduct and the grade and seriousness of the offense or criminal conduct."
- Revise existing Section 36-39-6 to replace "In reviewing the application for an occupational license, certification, or registration, submitted by a person having a criminal conviction, an agency may consider:" with "An agency may not refuse to grant or renew and may not suspend or revoke any license, certificate, registration or permit if the individual can establish sufficient mitigation or rehabilitation and fitness to perform the duties of the trade, occupation or profession for which the state recognition is sought. Where the criminal conduct is directly related to the state recognition being sought, the agency shall consider relevant proof of any factors that would rebut an adverse presumption or show rehabilitation, including:"
- Revise or add the following in the list in the existing 36-39-6: "the facts or circumstances regarding the offense or criminal conduct;" "the length of time since the offense and since the completion of any criminal sentence;" "evidence of rehabilitation or of repeat offenses;" "whether the individual poses an unacceptable risk to the people with whom the applicant would interact in the conduct of the profession or occupation;" and "whether the individual is bonded."

Tennessee	Session End	<u>Crossover Deadline</u>	Carryover to 2021
<u></u>	5/1/2020	None	No
	COVID-19 Update: Session suspended until June 1, 2020		

<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
TN	SB 1914	1/28/2020	Janice Bowling (R)	Assigned To General Subcommittee Of Senate Commerce Labor Committee (2/14/2020)	In Senate	Oppose	High

- Provides that the certification/licensure/registration requirements of certain chapters of Title 62 on Professions, Businesses and Trades "do not apply when a person, acting as a customer, enters into a written agreement with a person to perform work that is governed by this chapter," and the written agreement waives (1) the certification/licensure/registration required by the chapter; and (2) "any liability action the customer may acquire against the person performing work that is governed by this chapter, except for an action brought for intentional, willful, or malicious conduct."
- Applies to certain accountants, barbers, cosmetologists, funeral directors, embalmers, home improvement contractor, other contractors, home inspector, locksmiths, real estate
 brokers, land surveyors, soil scientists, pesticide professionals, rental location agents, private investigators, polygraph examiners, fire protection and alarm system
 specialists/technicians, alarm contractors, private protective services professionals, geologists, tattoo and body piercing artists, real estate appraisers, and professional employer
 service professionals.
- Any such written agreement must be entered into by both parties prior to any work commencing and must acknowledge (1) The customer is aware that the person is not certified/licensed/registered under the chapter; and (2) "the customer releases the person performing the work from all liability that may arise from the person's performance of the work, except for an action brought for intentional, willful, or malicious conduct."
- Permits a third-party not privy to the written agreement to bring an action against either party to the written agreement when the third-party is injured from the actions deriving from the written agreement.

- This would allow certain unlicensed individuals in Tennessee to practice without a license.
- The bill does not require any of the following elements that would support informed decision-making by a consumer:
 - o That any website, business card, or other advertisement of the unlicensed individual disclose that the individual does not have a license.
 - That the disclosure be a standalone document.
 - That the unlicensed individual orally highlight to the consumer his or her unlicensed status and invite discussion or questions about it.
 - o That the disclosure list the requirements for obtaining a license to practice the occupation and identify which of those requirements the individual does not meet.
 - That the disclosure list the educational, work experience, and other relevant qualifications of the individual to practice the occupation.
 - o That the disclosure state whether the individual has been denied a license or has been the subject of any disciplinary or regulatory action by the licensing board for the profession.
- The bill places the public at risk, because the individual who contracts with an unlicensed professional may not be the end-user of the professional's services (e.g., soil scientists, geologists); the only remedy would be a civil action against either party.
- This bill, if enacted as drafted, shifts considerable risk onto consumers. When occupations are licensed, consumers have an expectation that any individual practicing that occupation holds a license. The state has created through enacting a licensure requirement an assumption by consumers that practitioners of that occupation meet state requirements for qualifications for a license and that practitioners are subject to state enforcement oversight. The bill opens the door for unscrupulous individuals to take advantage of that assumption and contains insufficient safeguards for consumers to make an informed decision regarding using the services of an unlicensed individual

•	The PCC is proposing specific amendments to sharply limit the professions in which exceptions to licensure requirements are granted, and specifically to exclude professions that include national licensure or certification exams as a condition of licensure.

<u>Utah</u>			<u>Session End</u> 3/12/2020		<u>Crossover Deadline</u> 3/9/20	Carryover to 2021 No		
			COVID-19 Upda Adjourned specia 23.	<mark>te:</mark> al session sine die April				
<u>State</u>	Bill #		Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	Position	<u>Priority</u>
UT	<u>SB 201</u>		2/27/2020	Jacob Anderegg (R)	Enrolled Bill Returned to House or Sena Senate/Enrolled Bill to Printing (3/20/20		Amend	Low
Bill Summ	nary	•	Instructs the Division	of Occupational and Profe	essional Licensing (DOPL), when determin	ng whether to refuse to issue o	r renew a license based solely	on a criminal conviction to:
		o Provide individualized consideration to the applicant or licensee						
			o Determine profession		viction bears a substantial relationship to the	e applicant's or licensee's abilit	y to safety or competently prac	tice the occupation or
					current circumstances (including the applient, education and training, testimonials, ar		he offense, whether the crimina	I sentence is complete, active
		•	Adds "a criminal reco	ord" as a basis of denial tha	at permits an applicant to submit a request	for agency review and to obtain	n judicial review of the special a	ppeals board.
					onal conduct to exempt an arrest that is no lividual recommits an offense or the crime			
<u>Comment</u> <u>Proposed</u>	ts and I Changes	 Add a safe harbor provision: "Nothing in this chapter shall be construed to require a private certification organization to grant or nor alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition 						
				new subsection (d) "The offender to practice the lice	circumstances of the offense and wheth ensed profession."	er the nature of the occupation	on would create an unreason	able risk to public safety or

Verm	<u>nont</u>	<u>Session End</u> TBD		Crossover Deadline None	<u>Carryover t</u>	o 2021		
		COVID-19 Up	<mark>date:</mark> March 24, 2020					
State	Bill #	<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>		<u>Status</u>	<u>Position</u>	<u>Priority</u>
VT	<u>H 377</u>	2/22/2019	Barbara Rachelson (D)	Read First Time and Referred to the Oudiciary (2/22/2019)	Committee on	In House	Amend	Low
Bill Sumi	mar <u>y</u>		gulatory entity may consider a nstitute a basis to deny licens	an applicant's criminal conviction history ure.	in determining whet	her to grant a license,	but that the existence of one of	or more convictions
				n standards for the type or types of crimi dard and scope of criminal records inqui		would disqualify any a	pplicant for licensure for each	profession that the
			ny time, an applicant or poter vidual from licensure.	ntial applicant may petition a regulatory e	ntity for a determina	ation regarding whethe	er the individual's criminal conv	viction history would
		 Provides standard authorization. 	s for regulatory entities obtain	ning an applicant's criminal conviction his	story report, includin	g a requirement that th	ne regulatory entity must obtai	n an applicant's prior
				ng that if a regulatory entity intends to de nd an opportunity to present evidence of				ulatory entity shall
				General Assembly a biennial report staten an applicant's criminal conviction history				
<u>Commen</u> <u>Proposed</u>	nts and d Changes			napter shall be construed to require a ute or regulation for an individual to h				
<u>State</u>	Bill #	<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>		<u>Status</u>	<u>Position</u>	<u>Priority</u>
VT	<u>S 233</u>	1/7/2020	B.C. Collamore (R)	Referred to Committee on Finance pe	r Senate Rule 31	In Senate	Amend	Medium
			Jeanette White (D)	(3/13/2020)				
			Alison Clarkson (D)					
Bill Sumi	mary	individual submits	a "second chance" determina	Professional Regulation (the "Office") mu ation request; such request must include ns for which the individual seeks licensur	documentation "rela			
		 Provides that a de determination. 	termination shall not be bindi	ng on the Office in a future application if	the individual violate	es probation or parole	or is convicted of another crim	ne following the
		 Provides a proces 	s for the issuance of a detern	nination by the Office.				
	Provides that "not less than once every five review results must be in writing and (a) add							

the cost of the renewal requirements for the profession's licensees, (d) an analysis of the utility and effectiveness of the renewal requirements with respect to public protection, and (e) recommendations to the Director on whether the continuing education or other continuing competency requirements should be modified.

- Provides that upon review of the submitted results, the Director may require a profession to "reduce, modify, or otherwise change the renewal requirements, including by proposing
 any necessary amendments to statute or rule."
- Amends certain sections relating to specific professions (well drillers, medical professionals, plumbers, educators etc.).

- Amend Section 123(k) to provide that the determination shall not be binding if the changed determination is based on relevant new facts, including parole or probation violations, new pending charges or convictions, or the discovery that the individual withheld or misrepresented material facts in the determination request.
- Amend Section 136a to add "nothing in this chapter shall be construed to require a private certification organization to grant or deny private certification to any individual, nor alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."

<u>Virginia</u>	Session End	<u>Crossover Deadline</u>	Carryover to 2021
<u> </u>	3/12/2020	2/11/2020	Yes
	COVID-19 Update: Veto session on April 23, 2020		

<u>State</u>	Bill #		<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>			
VA	HB 601		1/6/2020 (Pre- filed)	Nicholas J. Freitas (R)	House: Left In General Laws (2/11/2020)	Failed (may Carryover into 2021 session)	Oppose	High			
Bill Summary		•	cannot abridge a per the health, safety, ar occupational regulat or endanger the hea process for an agent regulation."								
		•	Permits any individual feeling burdened by an occupational regulation to challenge the regulation in court, provided they can meet the burden of "demonstrat[ing] by a prepondera of the evidence that the challenged occupational regulation on its face or in its effect burdens the entry into or participation in an occupation;" if this burden is met, the burden shift the agency "to demonstrate by a preponderance of the evidence that the challenged occupational regulation is necessary to protect or preserve the health, safety, and welfare of public and otherwise complies with the provisions of § 54.1-100.								
Comments		•	The bill invites exper	nsive and distracting litiga	tion over regulations and does not exempt any professions t	from its coverage.					
Proposed	<u>Cnanges</u>	•			ated profession can meet the burden of establishing that a reden of justifying a regulation on the state.	egulation "burdens the entry into"	a profession. As a pra	actical matter, this			
		•	The bill exempts no	professions from its provis	sions, including traditionally regulated professions such as h	ealthcare practitioners, lawyers,	CPAs, etc.				
		•	• Safe harbors should be added to protect both regulatory recognition of private certifications and statutory prohibitions on deceptive trade practices. To cut down on unnecessary litigation, challenges should be permitted only for professions that are not subject to similar regulation in at least half of the other states.								

Wash	ington	Session End		<u>Crossover Deadline</u>	<u>Carryover to</u>	2021						
vvuoii	<u>iiigtoii</u>	3/12/2020		2/19/2020	No							
<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>		<u>Status</u>	Position	<u>Priority</u>				
WA	<u>HB 1770</u>	1/30/2019	Jim Walsh (R)	By resolution; reintroduced and statutes (1/13/2020)	retained in present	Failed to Meet Crossover Deadline	Amend	Low				
Bill Summ	nary		Defines "private certification" as "a nontransferable recognition granted to an individual by a private organization through a voluntary program in which the individual meets personal qualifications established by the private organization."									
		• With respect to healthcare professionals, imports the definition of certification in existing statute RCW 18.120.020: "Certificate' and 'certification' mean a voluntary process by which a statutory regulatory entity grants recognition to an individual who (a) has met certain prerequisite qualifications specified by that regulatory entity, and (b) may assume or use 'certified' in the title or designation to perform prescribed health professional tasks."										
		• Defines ""Registration" as a nontransferable registration granted to an individual under which (i) the individual is required to give notice to the government that may include the individual's name and address, the individual's agent for service of process, the location of the activity to be performed, and a description of the service the individual provides; (ii) upon receipt of the notice by the government, the individual may use the term registered as a designated title to engage in a lawful occupation; and (iii) such notice is required to engage in the lawful occupation for compensation and is required in order to use the term registered as a designated title to engage in the lawful occupation."										
			Private certification" is listed as the third least restrictive form of regulation, "consistent with the health, safety, and welfare of the public." "Unfair or deceptive acts or practices under chapter 19.86 RCW 13" are listed as the fifth least restrictive form of regulation.									
		jurisdiction of the co	Requires, beginning in 2020, each standing committee of the legislature to "annually review and analyze approximately twenty percent of the occupational regulations within the jurisdiction of the committee and prepare and submit an annual report electronically to the chief clerk of the house of representatives, the secretary of the senate, and each member of the house of representatives and senate by August 31st of each year as provided in this section;" each committee must complete this "process within five years and every five years thereafter.									
		information that mu practically available against, listed anon	Requires each report to include the committee's recommendations regarding whether the occupational regulations should be terminated, continued, or modified; provides the information that must be included in the report, including " for the immediately preceding five calendar years, or for the period of time less than five years for which the information is practically available, the number of government certifications, occupational licenses, and registrations the occupational board has issued, revoked, denied, or assessed penalties against, listed anonymously and separately per type of credential, and the reasons for such revocations, denials, and other penalties" and an analysis of "whether the occupational regulations meet the policies stated in [] this act."									
			ommittee shall recommend es relative to the providers'	"enact[ing] government certification knowledge."	n" if it identifies a "need is to	protect consumers again	st a shortfall or imbalar	nce of knowledge about				
				l conviction may submit to the appr ual's personal qualifications for a de								
Comment		Note that Democrat	s control both chambers, w	which may increase the likelihood th	nat the bill won't advance or	will advance only with am	endments					
Proposed	<u>Cnanges</u>	which the individual	meets personal qualification	be revised to state that "Private Ce ons relevant to performance of th andards in the profession, as esta	ne occupation to which the	e certification pertains, in						
		certification issue		provide: "Notwithstanding any of n organization from using the titl to the individual."								
				d to restrict an agency from requorivate organization that credenti			al's personal qualifica	ations include obtaining				

- Add another safe harbor provision: "the state may regulate and adopt licensure requirements for any occupation for which the licensure requirements are based on uniform
 national laws, practices, and/or examinations that have been adopted by at least two-thirds of states and territories in the United States.".
- Change "Registered" and "registration" in all instances to "government registered" and "government registration" so as not to ban use of the title "registered" that is conferred by private certification organizations.
- Modify the provision calling for enactment of government certification by adding "unless suitable, private certification for the relevant occupation is available. As used in this section, 'suitable' means widely recognized as reflecting established standards of competency, skill, or knowledge in the field" or delete the provision entirely.
- Add a safe harbor provision: "nothing in the chapter shall be construed to require a private certification organization to grant or deny private certification to any individual, nor alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure, nor shall it be construed to limit, impair, or preclude enactment or enforcement of unfair or deceptive acts or practices under chapter 19.86 RCW 13 or implementing regulations."

<u>State</u>	Bill #		Introduced	Primary Sponsor(s)	Last Action	<u>Status</u>	Position	<u>Priority</u>				
WA	<u>HB 2357</u>		1/10/2020	Larry Hoff (R)	Public Hearing In The House Committee On Consum Protection Business At 1 30 Pm (1/22/2020)	ner Failed to Meet Crossover Deadline	Amend	Medium				
Bill Sumn	nary	•	Establish a sunset re	Establish a sunset review process for all professional licensing requirements regulated by the department of licensing (the "department").								
		•	report electronically	to the chief clerk of the hou	and analyze approximately twenty percent of the profess use of representatives, the secretary of the senate, and all professional licenses within its jurisdiction within five	each member of the house of rep	oresentatives and sena					
	Requires that each report shall include the department's recommendations regarding whether the professional licenses should be terminated, continued, or modified.											
		•	Outlines the informa	tion required to be included	d in the department's report.							
	 Provides that if the relevant legislative committee determines further analysis is needed after it receives the report, it may request the department to conduct further analysis; extended report must include (1) a determination of whether professional license meets the policies stated and the recommended courses of action for meeting such policies the bill (e.g. "If the need is to protect consumers against a shortfall or imbalance of knowledge about the goods or services relative to the providers' knowledge, the recommer course of action should be to enact government certification") and (2) if education, training, or experience is a qualification in the professional license under review, a review a analysis of the hours or other amount of education, training, or experience required to ensure such requirements are as least restrictive as necessary to protect the public's he safety, and welfare. 											
		•			to RCW <u>Chapter 18.120</u> on Regulation of Health Professions, the analysis the determination described in (1) above must be made as set out in RCW <u>18.120.010</u> .							
		•	Provides that if "the interest and the police		necessary to change professional licenses, the department	ent shall recommend the least re	strictive regulation cor	nsistent with the public				
Comment		•	Note that Democrats	s control both chambers, wh	hich may increase the likelihood that the bill won't advar	nce or will advance only with ame	endments.					
Proposed	I Changes	•		review and a report to the iminating regulations or lice	legislature with recommendations; the recommendation ensing agencies.	ns are not binding, and unlike sor	me other review and re	epeal bills, do not have				
		• Add that "nothing in this chapter is intended to restrict an agency from requiring, as a condition of licensure, that an individual's personal qualifications include obtaining or maintaining private certification from a private organization that credentials individuals in the relevant occupation."										
		•	Add a safe harbor provision: "the department may exempt from its review and reporting requirements any licensure requirements for any occupation for which the licensure requirements are based on uniform national laws, practices, and/or examinations that have been adopted by at least two-thirds of states and territories in the United States."									

• Modify the provision calling for enactment of government certification by adding "unless suitable, private certification for the relevant occupation is available. As used in this section, 'suitable' means widely recognized as reflecting established standards of competency, skill, or knowledge in the field" or delete the provision entirely.

<u>State</u>	Bill #	<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>		
WA	HB 2355	1/10/2020	Brandon Vick (R)	Public hearing in the House Committee on Appropriation at 9:00 AM. (2/8/2020)	ons Failed to Meet Crossover Deadline	Oppose	High		
Bill Summ	<u>ary</u>			develop a "competency-based assessment" which allows tion and which would permit them to practice a licensed pr					
				g licensing requirements "discriminate against people of c ssion but lack the ability to readily fulfill the occupational li			mmigrant populations,		
		profession regulate requirements at de	Defines "Competency-based licensing requirement" as "a practical assessment of knowledge and skills that clearly demonstrate a person is prepared to engage in an occupation of profession regulated by the department, and which the director of the department of licensing determines is at least as effective as examination-based occupational licensing requirements at demonstrating proficiency and protecting the health and safety of the public." The assessment may include, but is not limited to, "any combination of training, experience, testing, or observation."						
				ertificate, registration, permit, or other form of authorizatio ion which is regulated by the department of licensing."	n required by law or a state ag	ency rule that must be o	btained by an individual		
				issue an occupational license, without regard to other requal license issued by the department."	uirements, to an applicant if th	e applicant meets all co	mpetency-based		
		individual licensed	in new states.	there is a reciprocity licensing agreement with a national	·		J		
<u>Comments</u> <u>Proposed</u>				sure requirements that require current private certification " is equivalent to the tests of competencies developed and					

State	Bill #	Introduced	Primary Sponsor(s)	Last Action	Status	Position	Priority				
WA	HB 2477	1/15/2020	Brandon Vick (R)	First Reading Referred To Labor Commerce (2/21/2020)	Failed to Meet Crossover Deadline	Amend	High				
Bill Summary			Establishes a sunrise review process for any such future regulation "to ensure concerns for public health and safety are warranted and that the rights and well-being of current and future practitioners of the profession be given full protection from unnecessary regulatory burden."								
			Defines "Professional license" as "a license, certificate, registration, permit, or other form of authorization required by law or a state agency rule that must be obtained by an individual to engage in a particular occupation or profession which is regulated by the department of licensing."								
			Defines "Public interest" as "protection from a present and recognizable harm to public health, safety, or welfare," but provides that "the term does not include speculative threats, or other nondemonstrable menaces to public health, safety, or welfare."								
		Defines "welfare" to	Defines "welfare" to include "the financial health of the public when the absence of governmental regulation unreasonably increases risk and liability to broad classes of consumers."								
		introduced to regul	Provides that after July 31, 2020, no regulation shall be imposed upon a professional license except for the exclusive purpose of protecting the public interest and that all bills introduced to regulate and implement a professional license for the first time should be regulated by the state only when: "(a) Unregulated practice can clearly harm or endanger the health, safety, or welfare of the public, and the potential for the harm is easily recognizable and not remote or dependent upon tenuous argument; (b) The public needs can reasonably								

be expected to benefit from an assurance of initial and continuing professional ability; and (c) The public cannot be effectively protected by other means in a more cost-beneficial manner."

- Provides that if the legislature finds that it is necessary to regulate an occupation by implementing a professional license requirement not previously required by law after evaluating the above criteria, the "the least restrictive alternative method of regulation should be implemented, consistent with the public interest and this section."
- Lists the required courses of action for various harms (e.g. "where the consumer may have a substantial basis for relying on the services of a practitioner, the regulation should implement a system of certification").

- Amend the definition of a "professional license" to "license, certificate, registration, permit, or other form of authorization issued by the state and required by law or a state agency
 rule that must be obtained by an individual to engage in a particular occupation or profession which is regulated by the department of licensing."
- Modify the provision calling for enactment of certification by adding "unless suitable, private certification for the relevant occupation is available. As used in this chapter, 'suitable' means widely recognized as reflecting established standards of competency, skill, or knowledge in the field" or delete the provision entirely.
- Change all references to "registration" and "certification" in all instances to "government registered" or "government certification" so as not to ban use of the title "registered" or "certified" that is conferred by private certification organizations.
- Add that "nothing in this chapter is intended to restrict an agency from requiring, as a condition of licensure, that an individual's personal qualifications include obtaining
 or maintaining private certification from a private organization that credentials individuals in the relevant occupation."
- Add another safe harbor provision: "the state may regulate and adopt licensure requirements for any occupation for which the licensure requirements are based on uniform national laws, practices, and/or examinations that have been adopted by at least two-thirds of states and territories in the United States."

	<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>						
	WA	<u>HB 2875</u> ►	1/28/2020	Larry Hoff (R)	Public Hearing in the House Committee on Appropriation at 1:30pm (2/10/2020)	Failed to Meet Crossover Deadline	Amend	High						
	Bill Summary													
			department and prep	pare and submit an annual	nmittee of the legislature to "annually review and analyze agreport electronically to the chief clerk of the house of repres ach year as provided in this section;" each committee must	entatives, the secretary of the	e senate, and each me	mber of the house of						
 Requires each report to include the committee's recommendations regarding whether the information that must be included in the report, including " for the immediately preceding practically available, the number of government certifications, professional licenses, and or assessed penalties against, listed anonymously and separately per type of credential, "whether the professional license meets the policies stated [in this act]." 						s, or for the period of time les epartment, professional board	s than five years for wh d, or commission has is	hich the information is ssued, revoked, denied,						
				mmittee shall recommend " s relative to the providers' I	enact[ing] government certification" if it identifies a "need is knowledge."	to protect consumers against	a shortfall or imbalanc	ce of knowledge about						
	Comments		Because the bill calls	s only for a report with reco	mmendations, the bill is not as immediately dangerous as b	lls calling for expiration or ab	olition of regulations or	r licensure agencies.						
	Proposed C	<u>Changes</u>			on of this chapter, nothing shall preclude an individual hion "certified" in as permitted by the private organization									

- Add that "nothing in this Chapter is intended to restrict an agency from requiring, as a condition of licensure, that an individual's personal qualifications include obtaining
 or maintaining private certification from a private organization that credentials individuals in the relevant occupation."
- Add another safe harbor provision: "the state may regulate and adopt licensure requirements for any occupation for which the licensure requirements are based on uniform national laws, practices, and/or examinations that have been adopted by at least two-thirds of states and territories in the United States."
- Modify the provision calling for enactment of government certification by adding "unless suitable, private certification for the relevant occupation is available. As used in this section, 'suitable' means widely recognized as reflecting established standards of competency, skill, or knowledge in the field" or delete the provision entirely.
- Change provision on when staff may recommend occupational licensure to state that if there is "a systematic information shortfall in which a reasonable consumer of the service is unable to distinguish between the quality of providers or there is an imbalance in the consumer's knowledge about the good or service relative to the provider's knowledge (asymmetrical information), staff may recommend enacting an occupational license and may consider recognizing or requiring private certification or as a condition of licensure."
- Provide that "staff must also invite public comment from licensees, the occupational licensing board, and the public about the impact of the existing occupational license requirements" in reviewing existing occupational licensure laws.
- Provide that staff's "reports must be publicly available and posted on the website of the office, and must include the rationale for the staff's recommendation, including a description of the expected impact of any regulatory changes on public health, safety, or welfare."
- Change "present, significant, and substantiated harm" to "identification of significant, and substantiated or recognized imminent harms that threaten public health, and safety, or welfare."

West	Virginia	Session End		<u>Crossover Deadline</u>	Carryover to 2021		
	<u> </u>	3/7/2020		2/26/2020	No		
<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
WV	<u>HB 2697</u>	1/28/2019	Gary Howell (R)	To House Industry and Labor (1/28/2019)	Failed to Meet Crossover Deadline	Oppose	Low
Bill Sumn	nary	point font set in bol	dface that (A) The unlicense	state law otherwise requires an occupational li ed person is working in a lawful occupation w person is allowed to provide the service unde	ithout a license; (B) The state otherwise req		
				ne or more of the following means: notice on e consumer prior to providing the services, or			tice at the entry of the
				osure shall require immediate dismissal with s necessary to obtain and maintain an occup			
		Permits any consur	mers injured by an unlicens	ed person operating under this code section t	o bring a small-claims or district court civil a	ction and recover dan	nages.
		 Lists five healthcare professions are sub 		bill does not apply: medical doctors, registere	d nurses, licensed practical nurses, dentists	, and pharmacists. A	Il other licensed
		States that "nothing"	in this section shall be cor	nstrued to require [] a private certification or	ganization to grant or deny its private certific	cation to any person.	
<u>Comment</u> <u>Proposed</u>		professions, withou		censed individuals in West Virginia to practice nsumer has in fact seen the required nonlicer bill.			
<u>State</u>	Bill #	<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
WV	<u>SB 313</u>	1/13/2020	Mark Maynard (R)	To Government Organization (1/13/2020)	Failed to Meet Crossover Deadline	Amend	Medium
	HB 4011	1/9/2020	Chuck Little (R)	Reported do pass, with amendment, but f	rst to Judiciary		

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WV	<u>SB 313</u>	1/13/2020	Mark Maynard (R)	To Government Organization (1/13/2020)	Failed to Meet Crossover Deadline	Amend	Medium			
	<u>HB 4011</u>	1/9/2020	Chuck Little (R)	Reported do pass, with amendment, but first to Judiciary (2/11/2020)						
	<u>HB 4122</u>	1/13/2020	Dean Jeffries (R)	To House Government Organization (1/13/2020)						
Bill Summary			 Reorganizes the articles in the current Chapter 30 titled "Health-Related Professions and Occupations", regarding licensing of professions and occupations, into three separate chapters arranged by duties and educational requirements, both prior to and following licensing. 							
		 Defines "Board" as a particular profess 	, ,,,	ner agency authorized by the provisions of this chapter to iss	ue licenses, certifications, regi	strations, or other auth	norizations to engage in			
			,		n may not disqualify an applicant from initial licensure to engage in a profession or occupation because of a prior is for a crime that bears a rational nexus to the profession or occupation requiring licensure."					
		• Provides that in determining whether a criminal conviction bears a rational nexus to a profession or occupation, the board shall consider at a minimum: "(A) The nature and seriousness of the crime for which the individual was convicted; (B) The passage of time since the commission of the crime; (C) The relationship of the crime to the ability, capacity,								

and fitness required to perform the duties and discharge the responsibilities of the profession or occupation; and (D) Any evidence of rehabilitation or treatment undertaken by the individual."

- Prohibits the licensing entity from relying on the term the term "moral turpitude" as a description of a crime.
- Provides that if an applicant is disqualified from licensure because of a prior criminal conviction, a board shall permit the applicant to apply for initial licensure if "(A) A period of five years has elapsed from the date of conviction or the date of release from incarceration, whichever is later; (B) The individual has not been convicted of any other crime during the period of time following the disqualifying offense; and (C) The conviction was not for an offense of a violent or sexual nature." (A conviction for an offense of a violent or sexual nature may subject an individual to a longer period of disqualification from licensure, to be determined by the individual board.)
- Permits an individual with a criminal record who has not previously applied for licensure may petition the appropriate board at any time for a determination of whether the individual's criminal record will disqualify the individual from obtaining a license.
- States that the requirements of this section do not apply to the criteria that boards may consider when making determinations regarding relicensure or discipline of licensees.

- Carryover to 2021 of bill from prior legislative session.
- Add a safe harbor provision: "Nothing in the chapter shall be construed to require a private certification organization to grant or deny private certification to any individual, nor alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."
- Amend definition of "rational nexus" to add "and (E) evidence of whether the individual poses an unacceptable risk to the people with whom the individual would interact in the conduct of the profession or occupation."
- Amend § 30A-1-29(3)(B) to state: "The individual has not been convicted of any other crime during the period of time following the disqualifying offense and has no pending criminal charges,"
- Amend § 30A-1-29(3)(C) to state: "The conviction was not for an offense that directly relates to the individual's fitness to practice the occupation, did not relate to fraud in connection with the practice of the occupation, and was not for an offense of a violent or sexual nature."

<u>State</u>	Bill #	<u>Introduced</u>	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>	
WV	SB 499	1/15/2020	Mark Maynard (R)	To Government Organization (1/15/2020)	Enacted	Amend	Medium	
	<u>HB 4353</u>	1/15/2020	Gary Howell (R)	To Governor 2/28/20 - House Journal I(2/20/2020	0)			
Bill Su	<u>ımmary</u>		21 on Labor in the Code of West Virginia to provide that an applicant may not be disqualified from initial licensure because of a prior criminal conviction that remains that conviction is for a crime that bears a rational nexus to the profession or occupation requiring licensure.					

- Provides that in determining whether a criminal conviction bears a rational nexus to a profession or occupation, the board shall consider at a minimum: "(1) The nature and seriousness of the crime for which the individual was convicted; (2) The passage of time since the commission of the crime; (3) The relationship of the crime to the ability, capacity, and fitness required to perform the duties and discharge the responsibilities of the profession or occupation; and (4) Any evidence of rehabilitation or treatment undertaken by the individual."
- Provides that if an applicant is disqualified from licensure because of a prior criminal conviction, a board shall permit the applicant to apply for initial licensure if "(1) A period of five years has elapsed from the date of conviction or the date of release from incarceration, whichever is later; (2) The individual has not been convicted of any other crime during the period of time following the disqualifying offense; and (3) The conviction was not for an offense of a violent or sexual nature." (A conviction for an offense of a violent or sexual nature may subject an individual to a longer period of disqualification from licensure, to be determined by the individual board.)
- Permits an individual with a criminal record who has not previously applied for licensure may petition the appropriate board at any time for a determination of whether the individual's criminal record will disqualify the individual from obtaining a license.

- Carryover to 2021 of bill from prior legislative session.
- Amend definition of "rational nexus" to add "and (5) evidence of whether the individual poses an unacceptable risk to the people with whom the individual would interact in the conduct of the profession or occupation."
- Add a safe harbor provision: "Nothing in the chapter shall be construed to require a private certification organization to grant or deny private certification to any individual, nor alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."
- Amend § 17A-6-6)(d)(2) to state: "The individual has not been convicted of any other crime during the period of time following the disqualifying offense and has no pending criminal charges,"
- Amend § 17A-6-6)(d)(3) to state: "The conviction was not for an offense that directly relates to the individual's fitness to practice the occupation, did not relate to fraud in connection with the practice of the occupation, and was not for an offense of a violent or sexual nature."

<u>State</u>	Bill #		Introduced	Primary Sponsor(s)	Last Action	<u>Status</u>	Position	<u>Priority</u>			
WV	<u>SB 218</u>		1/9/2020	None listed.	To Government Organization (1/9/2020)	Failed to Meet Crossover Deadline	Oppose	High			
Bill Summary		•	Titled "The Occupational Licensing and Consumer Choice Act."								
		 Permits an unlicensed person to provide a service for which state law otherwise requires an occupational license, provided such unlicensed person makes a nonlicensed that the unlicensed person is working in a lawful occupation without a license, that the state requires that providers of the service hold an occupational licensed person is allowed to provide the service under this act; disclosures shall be made by at least one of several means set forth in the act. 									
		•	Permits an employer or contractor to hire or contract with an unlicensed person and may offer such unlicensed person's services to a consumer provided the employer or contractor makes a nonlicensed disclosure.								
		•	Prohibits an unlicensed person from being denied any benefit granted to a person holding an occupational license, provided such unlicensed person, or such unlicensed person's employer or contractor provides a nonlicensed disclosure.								
		•	Requires state authorities to disclose on their internet website, and on all written or digital and online application forms for occupational licenses that a person may work in the state without an occupational license otherwise required.								
		•	Provides that production of a nonlicensed disclosure shall act as a defense against any administrative, civil or criminal action brought by a state authority for the purpose of enforcing the personal qualifications necessary to obtain and maintain an occupational license.								
		•	Permits any consumer injured by an unlicensed person to bring in small-claims or district court a civil action and may recover damages.								
	•	•	Applies to all licensed occupations in the state except for certain health care professions set forth in the act.								
		•	Provides that nothing in the act shall be construed to require a private certification organization to grant or deny its private certification to any person.								
<u>Comment</u> <u>Proposed</u>		•	Carryover to 2021 of	bill from prior legislative s	ession.						
	<u> Changes</u>	•	This very far-reaching statute would allow unlicensed individuals in West Virginia to practice without a license, except in five identified healthcare professions, without any assurance that the consumer has in fact seen or consented to the required nonlicensed disclosure.								
		•	o That any o That the o o That the o	website, business card, or disclosure be a standalone unlicensed individual orally	ements that would support informed decision-makir other advertisement of the unlicensed individual dis document. highlight to the consumer his or her unlicensed sta ents for obtaining a license to practice the occupation	tus and invite discussion or questions	about it.	loes not meet.			

- That the disclosure list the educational, work experience, and other relevant qualifications of the individual to practice the occupation. That the disclosure state whether the individual has been denied a license or has been the subject of any disciplinary or regulatory action by the licensing board for the profession.
- The bill places the public at risk, because the individual who contracts with an unlicensed professional may not be the end-user of the professional's services (e.g., child-care workers, bridge builders, etc.)
- This bill, if enacted as drafted, shifts considerable risk onto consumers. When occupations are licensed, consumers have an expectation that any individual practicing that occupation holds a license. The state has created through enacting a licensure requirement an assumption by consumers that practitioners of that occupation meet state requirements for qualifications for a license and that practitioners are subject to state enforcement oversight. The bill opens the door for unscrupulous individuals to take advantage of that assumption and contains insufficient safeguards for consumers to make an informed decision regarding using the services of an unlicensed individual.
- The PCC is proposing specific amendments to sharply limit the professions in which exceptions to licensure requirements are granted, and specifically to exclude professions that include national licensure or certification exams as a condition of licensure.

<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
WV	SB 646	1/29/2020	Mark Maynard (R)	To Government Organization (1/29/2020)	Failed to Meet Crossover Deadline	Amend	High

- Defines "Private certification" as a "voluntary program in which a private organization grants nontransferable recognition to an individual who meets personal qualifications and standards relevant to performing the occupation as determined by the private organization. The individual may use a designated title of "certified" or other title conferred by the private organization."
- "Private certification" is listed as the third least restrictive form of regulation.
- Provides that The Performance Evaluation and Research Division (the "Division") shall determine if the proposed regulation meets the policy of using the least restrictive regulation necessary to protect consumers from present, significant, and substantiated harms; the Division will "employ a rebuttable presumption that consumers are sufficiently protected by market competition and private remedies" and "will give added consideration to the use of private certification programs that allow a provider to give consumers information about the provider's knowledge, skills, and association with a private certification organization."
- Provides that the Division may rebut the presumption "if it finds both credible, empirical evidence of present, significant, and substantiated harm, and that consumers do not have the
 information or means to protect themselves against such harm. If evidence of such unmanageable harm is found, the committee will recommend the least restrictive government
 regulation to address the harm."
- Provides guidelines for the Division in forming its recommendations to the committees that will hear the legislation, including if there is "a shortfall or imbalance of knowledge about the
 good or service relative to the provider's knowledge (asymmetrical information), the office may recommend enacting government certification" and if there is "the need to address
 multiple types of harm, the office may recommend a combination of regulations. This may include a government regulation combined with a private remedy including third-party or
 consumer created ratings and reviews, or private certification."
- Provides that if there is "a systematic information shortfall in which a reasonable consumer of the service is permanently unable to distinguish between the quality of providers and there is an absence of institutions that provide guidance to consumers, staff may recommend enacting an occupational license."
- Requires the Division to consider the effects of legislation on "opportunities for workers, consumer choices and costs, general unemployment, market competition, governmental costs, and other effects," to "request information from state agencies that contract with individuals in regulated occupations and others knowledgeable of the occupation, labor-market economics, or other factors, costs and benefit," to compare the legislation to determine whether and how other states regulate the occupation, and to issue a report.
- The Division's report shall include evaluation, analysis, and findings as to (1) whether the unregulated practice of the occupation or profession clearly harms or endangers the health, safety, or welfare of the public, and the evidence present, significant, and substantiated harms to consumers in the state; (2) the requisite personal qualifications, if any; (3) he scope of practice, if applicable; (4) if regulation is required to address evidence of harm to consumers in the state, the least restrictive regulation of the occupation or profession; and whether the professional or occupational group or organization should be regulated as proposed in the application.

- Provides that, after receiving the Division's report, the "Joint Committee on Government Organization may issue additional findings and recommendations regarding: (1) The least restrictive regulation of the occupation or profession; and (2) Whether regulation would result in the creation of a new agency or board or could be implemented more efficiently through an existing agency or board,"
- Requires the House of Delegates and the Senate to adopt a rule requiring any committee considering legislation to enact or modify an occupational regulation to receive the
 Performance Evaluation and Research Division's report and the Joint Standing Committee on Government Organization's findings and recommendations if applicable, prior to voting
 on the legislation.
- Provides that "Nothing in this article shall be construed to preempt federal regulation or to require a private certification organization to grant or deny private certification to any individual."
- Requires the Division to review annually (beginning January 1, 2021) the occupational regulations of approximately 20% of the occupations that under the committee's jurisdiction; all occupational licenses under the committee's jurisdiction will be reviewed within the subsequent five (5) years and will repeat such review processes in each five-year period thereafter; using the criteria in section 30-1A-3 and research or other credible evidence whether an existing regulation directly helps consumers to avoid present, significant, and recognizable harm.
- Requires the Division, beginning in 2022, to prepare and submit a report to the speaker of the house of delegates, the president of the senate, the joint standing committee on government organization, and the governor to make recommendations regarding whether the occupational license should be repealed, continued, or modified.
- Provides that "Nothing in this article shall be construed to preempt federal regulation, to authorize the office to review the means that a private certification organization uses to issue, deny or revoke a private certification to any individual, or to require a private certification organization to grant or deny private certification to any individual."
- Provides that "In construing any governmental regulation of occupations, including an occupational licensing statute, rule, policy, or practice, the following canons of interpretation are to govern, unless the regulation is unambiguous: (1) Occupational regulations will be construed and applied to increase economic opportunities, promote competition, and encourage innovation; (2) Any ambiguities in occupational regulations will be construed in favor of workers and aspiring workers to work; and (3) The scope of practice in occupational regulations is to be construed narrowly to avoid burdening individuals with regulatory requirements that only have an attenuated relationship to the goods and services they provide."

- Because the bill calls only for a report with recommendations, the bill is not as immediately dangerous as bills calling for expiration or abolition of regulations or licensure agencies.
- Change all "present, significant, or substantiated harms to consumers" references to "significant, and substantiated or recognized imminent harms that threaten public health,
 and safety, or welfare," and change "evidence of present, significant, and substantiated harm" to "identification of significant, and substantiated or recognized imminent harms
 that threaten public health, and safety, or welfare."
- Change provision on when committees may recommend occupational licensure to state that if there is "a systematic information shortfall in which a reasonable consumer of the service is unable to distinguish between the quality of providers or there is an imbalance in the consumer's knowledge about the good or service relative to the provider's knowledge (asymmetrical information), the committees may recommend enacting an occupational license and may consider recognizing or requiring private certification or as a condition of licensure."
- Provide that "staff must also invite public comment from licensees, the occupational licensing board, and the public about the impact of the existing occupational license requirements" in reviewing existing occupational licensure laws.
- Provide that staff's "reports must be publicly available and posted on the website of the office, and must include the rationale for the staff's recommendation, including a description of the expected impact of any regulatory changes on public health, safety, or welfare."
- The definition of "private certification" should be revised to state that "'Private Certification' means a "voluntary program in which a private organization grants nontransferable recognition to an individual who meets personal qualifications relevant to performing the occupation, including by demonstrating a specified level of knowledge and skill required to meet standards in the profession, as determined by the private organization. The individual may use a designated title of "certified" or other title conferred by the private organization."
- Add that "nothing in this Chapter is intended to restrict an agency from requiring, as a condition of licensure, that an individual's personal qualifications include obtaining or maintaining private certification from a private organization that credentials individuals in the relevant occupation."

- Add another safe harbor provision: "the state may regulate and adopt licensure requirements for any occupation for which the licensure requirements are based on uniform national laws, practices, and/or examinations that have been adopted by at least two-thirds of states and territories in the United States."
- Modify the provision calling for enactment of government certification by adding "unless suitable, private certification for the relevant occupation is available. As used in this section, 'suitable' means widely recognized as reflecting established standards of competency, skill, or knowledge in the field" or delete the provision entirely.

<u>State</u>	Bill #	Introduced	Primary Sponsor(s)	<u>Last Action</u>	<u>Status</u>	<u>Position</u>	<u>Priority</u>
WV	HB 4949	2/11/2020	Eric Porterfield (R)	To House Government Organization (2/11/2020)	Failed to Meet Crossover Deadline	Amend	High

- Titled the Occupational Board Reform Act.
- Defines "Certification" as "a voluntary program in which a private organization or the state government grants nontransferable recognition to an individual who meets personal qualifications established by the private organization or the Legislature. Upon approval, the individual may use 'certified' as a designated title. A noncertified individual may also perform the lawful occupation for compensation, but may not use the title 'certified.'"
- "Registration" is defined as "a requirement to give notice to the government that may include the individual's name and address, the individual's agent for service of process, the location of the activity to be performed, and a description of the service the individual provides. 'Registration' does not include personal qualifications but may require a bond or insurance. Upon the government's receipt of notice, the individual may use 'registered' as a designated title. A nonregistered individual may not perform the occupation for compensation or use 'registered' as a designated title. 'Registration' is not transferable."
- "Private Certification" is listed as the third least restrictive form of regulation.
- Provides that an individual with a criminal history may petition the responsible licensing board agency or department (hereafter "board"), at any time, including before obtaining any
 required education or paying any fee, for a determination of whether the individual's criminal history will disqualify the individual from obtaining state recognition.
- Provides that notwithstanding any other statute or rule, the board is authorized to determine whether the individual's criminal history disqualifies the individual from obtaining state recognition only if (1) the individual has a felony conviction; (2) the type of felony for which the individual was convicted is expressly codified as a disqualifying offense in the relevant occupational license's statute; and (3) the board concludes the state has an important interest in protecting public safety that is superior to the individual's right.
- Provides that the board may conclude to disqualify an individual only if it determines, by clear and convincing evidence at the time of the petition that (1) the specific offense for which the individual was convicted is substantially related to the state's interest; (2) the individual, based on the nature of the specific offense for which the individual was convicted and the individual's current circumstances, is more likely to reoffend by virtue of having the license than if the individual did not have the license; and (3) that a reoffense will cause greater harm than it would if the individual did not have the license.
- Provides a process for the issuance of a determination, appeals, and rescission of the determination.
- Establishes the Office of Supervision of Occupational Boards and requires the office to review and approve or reject any proposed board rule, policy, enforcement, or other regulatory action prior to it being adopted or implemented.
- Permits a person to file a complaint to the office about a board's rule, policy or enforcement action that the person believes is inconsistent with this article and requires the office will investigate the complaint, identify remedies to the complaint, instruct the board to take action, where appropriate, and respond in writing to the person.
- Provides that a state legislator may ask the Attorney General to review (1) A board's rule, policy or enforcement action that the state legislator believes is inconsistent with this article; (2) The office's active supervision of a board; or (3) The office's response to a complaint filed under this section.
- Provides that the Speaker of the House of Delegates and the President of the Senate shall establish a position in the nonpartisan research staff to analyze occupational rules, which is
 responsible for reviewing legislation to enact or modify an occupational rule to ensure compliance with state policies; the position may require the legislation's proponents to submit
 evidence of present, significant and substantiated harms to consumers in the state and information from others knowledgeable of the occupation, labor economics or other factors.

- Requires the position in the nonpartisan research staff to determine if legislation meets the state policy of using the least restrictive rule necessary to protect consumers from present, significant and substantiated harms and shall evaluate the effects of legislation on opportunities for workers, consumer choices and costs, general unemployment, market competition, governmental costs, and other effects; The position shall compare the legislation to whether and how other states regulate the occupation.
- Requires the position in the nonpartisan research staff to issue a report to relevant committees about legislation on a timely basis.
- Requires the House of Delegates and the Senate will each adopt a rule requiring a committee considering legislation to enact or modify an occupational rule to receive the position's
 analysis of the legislation prior to voting on the legislation.
- Provides that starting on January 1, 2018, the position shall review annually approximately twenty percent of the state's occupational rules to improve consistency with section two of this article. The position will review all occupational rules over a period of five years. The position may require information be submitted by a board, its members, and others.
- Provides that starting on January 1, 2019, the position shall report annually the findings of its reviews to the Speaker of the House of Delegates, the President of the Senate and the Attorney General. In its report, the position will recommend the Legislature enact new legislation that (1) repeals the occupational rules; (2) converts the occupational rules to less restrictive rules as defined in section four of this article; (3) instructs the relevant licensing board or agency to promulgate revised occupational rules; or (4) reflects other recommendations to the Legislature.
- Permits the position to recommend that no new legislation be enacted.

- This bill restricts use of the title "registered" unless issued by the state. Add: "Nothing in this chapter shall restrict any person from using the title "certified" or the title "registered" to the extent that title reflects a credential held by the person that was issued by a private certification organization that confers credentials to persons meeting the qualifications set by the organization's certification or certificate program."
- Add that "the Office of Supervision may not alter any requirement in a licensure statute or regulation for an individual to hold current private certification as a condition of licensure or renewal of licensure."
- Revise the definition of "Certification" as follows: "'Certification' is a voluntary program in which a private organization or the state government grants nontransferable recognition to an individual who meets personal qualifications established by the private organization or the Legislature. Upon approval, the individual may use 'certified,' or such other title conferred by the credential, as a designated title. A noncertified individual may also perform the lawful occupation for compensation, but may not use the title 'certified.'"
- Replace all references to "present, significant and substantiated harms" to "significant and substantiated harms that threaten public health, safety, or welfare;"
- Strike "consumers in the state" from Section 29-30-8(2).
- Revise Section 29-30-8(d) to add that "the position must invite public comment from licensees, state occupational boards, and the public about the impact of existing occupational license requirements."
- Revise Section 20-30-8(e) to add that "The reports will be publicly available and posted on the website of the Legislature, and must include the rationale for the position's recommendation, including a description of the expected impact of any regulatory changes on public health, safety, or welfare.
- Strike Section 29-30-6(d)(1)(A)-(B) and replace with "The individual has been convicted for an offense related to the applicant's suitability for the trade, occupation, or profession for which the applicant seeks state recognition; and..."
- Strike Section 29-30-6(d)(2).
- Revise Section 29-30-6(i) to add "... or new material information have a bearing on the determination comes to light."