

**Bill Summary**  
1<sup>st</sup> Session of the 57<sup>th</sup> Legislature

<b>Bill No.:</b>	<b>HB 1373</b>
<b>Version:</b>	<b>FS</b>
<b>Request No.:</b>	<b>2238</b>
<b>Author:</b>	<b>Sen. Daniels</b>
<b>Date:</b>	<b>04/24/2019</b>

**Floor Substitute (FS)**

The FS for HB 1373 requires state entities charged with regulating and issuing occupational licenses to list with specificity any criminal offense that is a disqualifying offense for such occupation. Listed criminal offenses must substantially relate, as defined in the measure, to the responsibilities of the occupation. Persons with a criminal history may request an initial determination of whether his or her criminal history record would potentially disqualify him or her from obtaining the desired license or certification in the occupation from a state licensing or certification authority at any time. The licensing authority receiving the request must respond within 60 days unless the licensing authority regulates more than 50,000 individuals, in which case, the authority must respond within 90 days. The measure authorizes regulating authorities to charge a determination fee to requestors and caps the determination fee at \$95.00. Additionally, the measure updates statutes regulating various licensed or certified occupations to reflect the change.

Prepared by: Kalen Taylor