

Occurred: Ch. 110, Acts of 1986.

5-564.

(a) The Department shall conduct the criminal background investigation and issue the printed statement provided for under this Part VI OF THIS SUBTITLE. It shall update an initial investigation and issue a revised printed statement, listing any of the convictions, pending charges, or offenses described in subsection (b) of this section occurring after the date of the initial criminal background investigation statement.

(c) (1) Except for any necessary administrative or personal identification information or the date on which the criminal background investigation was conducted or completed, the printed statement shall contain the following information only, stated in the affirmative or negative:

(i) that the Department has or has not conducted the criminal background investigation as required under this Part VI OF THIS SUBTITLE; and

(e) (1) Except in the case where a person who is the subject of an outstanding arrest warrant or criminal summons has been identified, all information obtained by the Department regarding any criminal charges and their disposition may not be transmitted outside the Department, except as expressly authorized under this Part VI OF THIS SUBTITLE.

(2) Information obtained by the employer from the Department under this Part VI OF THIS SUBTITLE shall be confidential.

DRAFTER'S NOTE:

Error: Stylistic errors in § 5-564(a), (c)(1)(i), and (e) of the Family Law Article.

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5-565.

(c) For purposes of this Part VI OF THIS SUBTITLE, the record of a conviction for a crime identified in § 5-564 of this [Part VI] SUBTITLE, or a copy thereof certified by the clerk of the court or by a judge of the court in which the conviction occurred, shall be conclusive evidence of the conviction. In a case where a pending charge is recorded, documentation provided by a court to the Secretary, or a designee of the Secretary, that a pending charge for a crime identified in § 5-564 of this [Part VI] SUBTITLE which has not been finally adjudicated shall be conclusive evidence of the pending charge.