

- 1 HB513
- 2 I3VCQZW-1
- 3 By Representative Brinyark
- 4 RFD: Public Safety and Homeland Security
- 5 First Read: 03-Apr-25



1
_

SYNOPSIS:

This bill would mandate certain agencies to collect biometric identifiers and provide for their dissemination.

This bill would authorize the use of certain approved biometric identification devices by law enforcement officers to identify individuals.

This bill would establish and provide for the operation of the Alabama Background Check Service.

This bill would provide for approved uses and types of background checks for noncriminal justice purposes.

This bill would authorize the Alabama State Law Enforcement Agency (ALEA) to establish and collect fees for background checks for noncriminal justice purposes.

This bill would establish the Alabama Rap Back Program.

This bill would provide penalties for the misuse of a background check report.

This bill would make various changes to update terminology and would make nonsubstantive, technical revisions to update the existing code language to current style.

This bill would also repeal a provision of law relating to the release of criminal history



29	information.
30	
31	
32	A BILL
33	TO BE ENTITLED
34	AN ACT
35	
36	Relating to the Alabama Justice Information Commission;
37	to amend Sections 41-9-590, 41-9-594, 41-9-625, and 41-9-650,
38	Code of Alabama 1975, to mandate the collection and
39	dissemination of biometric identifiers by certain entities; to
40	authorize the use of certain approved biometric identification
41	devices by law enforcement officers to identify individuals;
42	to establish and provide for the operation of the Alabama
43	Background Check Service; to add Sections 41-9-650.1,
44	41-9-650.2, 41-9-650.3, 41-9-650.4, and 41-9-650.5 to the Code
45	of Alabama 1975, to authorize ALEA to perform authorized
46	background checks for noncriminal justice purposes; to provide
47	for approved types and uses of background checks for
48	noncriminal justice purposes; to authorize ALEA and its
49	Secretary to establish and collect fees for background checks
50	for noncriminal justice purposes; to establish the Alabama Rap
51	Back Program; to provide penalties for the misuse of a
52	background check report; to make conforming changes to update
53	terminology; to make nonsubstantive, technical revisions to
54	update the existing code language to current style; and to
55	repeal Article 4 of Chapter 2 of Title 32, Code of Alabama
56	1975, regarding criminal history information.



57	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
58	Section 1. Sections 41-9-590, 41-9-594, 41-9-625, and
59	41-9-650, Code of Alabama 1975, are amended to read as
60	follows:
61	"§41-9-590
62	When used in this article, the following terms shall
63	have the following meanings, respectively, unless the context
64	clearly indicates a different meaning:
65	(1) AJIC or COMMISSION. The Alabama Justice Information
66	Commission.
67	(2) ALEA. The Alabama State Law Enforcement Agency.
68	(3) ALEA CJIS. The Criminal Justice Information
69	Services Division of the ALEA State Bureau of Investigations.
70	(4) BACKGROUND CHECK. A report produced by one or more
71	information systems within ALEA that identifies a specific
72	person's criminal history record within the state criminal
73	history repository. The report may also include criminal
74	history record information from the national criminal history
75	repository maintained by the FBI or other public
76	safety-related information maintained or accessed through the
77	authority of ALEA.
78	(5) CRIMINAL HISTORY RECORD INFORMATION. Information
79	collected by criminal justice agencies on individuals
80	consisting of identifiable descriptions including fingerprints
81	and other biometric information, and notations of arrests,

sentencing, correctional induction, supervision, or release.

detentions, indictments, or other formal charges, and any

disposition arising therefrom, including acquittal,

82

83

THE SERVICE

85	The term does not include identification information such as
86	fingerprint records if such information does not indicate the
87	individual's involvement with the criminal justice system.
88	(3)(6) CRIMINAL JUSTICE AGENCIES. Federal, state,
89	local, and tribal public agencies that perform substantial
90	activities or planning for activities relating to the
91	identification, apprehension, prosecution, adjudication, or
92	rehabilitation of civil, traffic, and criminal offenders.
93	(4) (7) CRIMINAL JUSTICE INFORMATION. Data necessary for
94	criminal justice Information based upon data under the
95	authority of ALEA or AJIC necessary for criminal justice and
96	<pre>public safety agencies to perform their duties and enforce</pre>
97	<pre>existing law missions. This term includes, but is not limited</pre>
98	to, biometrics, business, biometric, identity history, person,
99	organization, <u>and</u> property, when accompanied by any personally
100	identifiable information, bond conditions and provisions,
101	<pre>case/incident case or incident history data reports, and any</pre>
102	other data deemed criminal justice information by the FBI CJIS
103	Security Policy. The term also includes ALEA-provided or FBI
104	CJIS-provided data necessary to make hiring decisions. <u>In</u>
105	addition, the term may refer to the ALEA CJIS-provided or FBI
106	CJIS-provided data necessary for civil agencies to perform
107	their missions, including, but not limited to, data used to
108	<pre>make hiring decisions.</pre>
109	(5) (8) CRIMINAL JUSTICE INFORMATION SERVICES DIVISION
110	or FBI CJIS. The division of the Federal Bureau of
111	Investigation that equips law enforcement, national security,
112	and intelligence community partners with needed criminal



113	justice information FBI that is responsible for the
114	collection, warehousing, and timely dissemination of relevant
115	criminal justice information to the FBI and to qualified law
116	enforcement, criminal justice, civilian, academic, employment,
117	and licensing agencies.
118	(9) FBI. The Federal Bureau of Investigation.
119	(6) (10) INFORMATION SYSTEM. A system of people, data,
120	and processes, whether manual or automated, established for
121	the purpose of managing information.
122	(7) (11) NLETS. Network provider The national
123	organization that provides for exchange of criminal justice
124	<pre>and public safety information among multiple between state,</pre>
125	federal, and international criminal justice agencies.
126	(8) (12) NLETS SYSTEM AGENCY or NSA. The state agency
127	responsible for the administration of the NLETS network
128	information provided by NLETS to criminal justice and public
129	<pre>safety agencies within this state and represents the state on</pre>
130	the governing board for NLETS.
131	(13) NONCRIMINAL JUSTICE PURPOSE. The uses of criminal
132	history records for purposes authorized by federal or state
133	law other than purposes relating to the administration of
134	criminal justice, including employment suitability, licensing
135	determinations, immigration and naturalization matters, and
136	national security clearances.
137	$\frac{(9)(14)}{(14)}$ OFFENSE. Any act that is a felony, misdemeanor,
138	state violation, municipal ordinance violation, or violation,
139	or an act of delinquency.
140	(15) RAP BACK. A system that enables authorized

OF ALADAY

HB513 INTRODUCED

141	entities to receive ongoing status notifications of any
142	criminal history reported by ALEA or the FBI on individuals
143	whose fingerprints are registered in the ALEA CJIS biometric
144	identity repository or the FBI CJIS national fingerprint file.
145	$\frac{(10)}{(16)}$ SECRETARY. The Secretary of the Alabama State
146	Law Enforcement Agency.
147	(11) (17) SBI. The State Bureau of Investigation
148	Investigations.
149	$\frac{(12)}{(18)}$ USER AGENCY. Any agency or entity that
150	subscribes to, accesses, or views any ALEA information system
151	or service provided under the authority of this article."
152	" §41-9-594
153	(a) The commission shall establish its own rules and
154	policies for the performance of the responsibilities charged
155	to it in under this article. Unless otherwise stated, the
156	rules of the commission are subject to the Administrative
157	Procedure Act, Chapter 22 of Title 41. ALEA may establish
158	procedures to implement the rules and policies of the
159	commission or as otherwise stated in state law.
160	(b) The commission shall <u>establish</u> <u>adopt</u> rules and
161	policies that will restrict the information obtained under
162	authority of this article to the items germane to the
163	implementation of this article and restrict the use of
164	information only to authorized persons and agencies.
165	(c) The chair of the commission shall appoint a Privacy
166	and Security Committee from the membership of the commission

who are elected officials, or their designees, consisting of a

chair and three members, to study the privacy and security

167

OF ALAUTH

HB513 INTRODUCED

implications of sharing criminal justice information and to
formulate <u>rule or policy</u> recommendations for consideration by
the commission concerning the collection, storage,
dissemination, or usage of criminal justice information.

- regarding the collection, storage, and dissemination of criminal justice information that conform to the policies of the FBI CJIS. The commission may adopt rules and policies that permit ALEA to perform background checks for noncriminal justice purposes and may provide for the procedure for obtaining the records including, but not limited to, charging a fee not to exceed twenty-five dollars (\$25) for securing records through ALEA. All fees shall be deposited into the State Treasury to the credit of the Public Safety Fund and shall be used to cover the expenses for improving criminal history records and the state repository at ALEA.
- (e) Any rule or policy of the commission to the contrary notwithstanding, the police department of any college or university in this state which offers medical, nursing, and health care education, or which operates a hospital may request from ALEA a criminal background check on any person who applies for employment with the college or university, and ALEA may charge a background search fee of up to twenty-five dollars (\$25) from each applicant for each search conducted on the applicant. All fee proceeds from the background check fee shall be deposited in the State Treasury to the credit of the Public Safety Fund and shall be used to cover expenses for improving criminal history records and the state repository at



197 ALEA.

(f) The commission may establish a fee schedule for any services rendered by ALEA under the authority of this article. All fees shall be deposited into the State Treasury to the credit of the Public Safety Fund and shall be used to support, develop, maintain, and promote operations as authorized in this article."

"\$41-9-625

- (a) All persons in this state in charge of law enforcement and correctional agencies shall obtain biometric identifiers, which may include fingerprints, photographs, palm prints, retina scans, or other identifiers specified by the FBI, according to the biometric identification system at ALEA and the rules established by the commission of all persons arrested or taken into custody as fugitives from justice, and of all unidentified human corpses in their jurisdictions. All biometric identifiers collected according to this section shall be provided to ALEA according to the rules of the commission.
- (b) If any person arrested or taken into custody is subsequently released without charge or cleared of the offense through criminal justice proceedings, the disposition shall be reported by all state, county, and municipal criminal justice agencies to ALEA within 30 days of such action, and all of the information shall be climinated and removed.
- (a) When an individual is arrested for a criminal offense, the arresting agency shall obtain biometric identifiers, which may include fingerprints, photographs, palm

225	prints, retina scans, or other identifiers specified by rule
226	of AJIC, and provide this information to ALEA according to the
227	procedures established by ALEA CJIS for inclusion in the state
228	biometric identification repository.

- custody as a fugitive from justice, the agency with custody over the individual may obtain biometric identifiers, which may include fingerprints, photographs, palm prints, retina scans, or other identifiers specified by AJIC by rule and provide the information according to the procedures established by ALEA CJIS. If the individual is subsequently released without charge, released to the jurisdiction of the underlying arrest, or otherwise cleared of the offense through criminal justice proceedings, the involved agency shall notify ALEA CJIS of such disposition within 30 days. Upon receiving notification, ALEA shall remove all information regarding the detainment or custodial event from all ALEA CJIS information systems.
- (c) All agencies that recover an unidentified human corpse shall obtain biometric identifiers and provide this information and other recovery event-related information to ALEA according to the rules established by the commission and procedures established by ALEA CJIS for inclusion in the state biometric identification repository.
- (d) A law enforcement officer may use a biometric identification device with access to the state and federal biometric identification repositories to identify an individual to the extent allowed by state law in situations

THE SPRICE

253	that provide the officer authority to request or otherwise
254	take action to identify an individual. The device must meet
255	FBI or AJIC standards to compare the captured identifier to
256	the state or federal biometric identification repositories."
257	" §41-9-650
258	In addition to any other requirements, any agency,
259	board, or commission in this state that issues a permit or
260	license, by rule, may require a criminal background check
261	through ALEA as part of its licensing or permitting
262	requirements. Any agency, board, or commission adopting a rule
263	requiring a background check shall be subject to rules and
264	procedures of the commission for the use of the background
265	check.
266	(a) ALEA shall establish and operate a service, to be
267	called the Alabama Background Check Service, that allows
268	authorized persons and entities to obtain background checks on
269	individuals for noncriminal justice purposes.
270	(b) AJIC shall adopt rules for the governance of the
271	Alabama Background Check Service. ALEA shall establish
272	procedures for the operation of the service that are
273	consistent with the commission's rules.
274	(c) ALEA may contract with one or more vendors or other
275	third-party entities to facilitate any or all functions of the
276	service on behalf of ALEA."
277	Section 2. Sections 41-9-650.1, 41-9-650.2, 41-9-650.3,
278	41-9-650.4, and 41-9-650.5 are added to the Code of Alabama
279	1975, to read as follows:
280	\$41-9-650.1



- 281 (a) For the noncriminal justice purposes specified 282 herein, ALEA may provide a background check to any of the 283 following persons or entities:
- 284 (1) Any public or private employer, to screen a
 285 prospective employee or contractor or for other employment
 286 purposes.
- 287 (2) Any government agency, board, or commission with
 288 legal authority to issue a license, permit, or certification,
 289 to screen an applicant for the issuance or renewal of the
 290 license, permit, or certification.
- 291 (3) Any nonprofit or volunteer organization, to screen a prospective or current volunteer of the organization.
- 293 (4) Any housing authority or lessor of rental property, 294 to screen a prospective or current resident.
- 295 (5) Any educational entity, for the purpose of 296 screening student applicants, prospective or current 297 volunteers involved with entity-related activities, or other 298 individuals directly related to the operations or events of 299 the entity and subject to the entity's authority.
- 300 (6) Any agency or organization established by federal 301 or state law, for an official purpose of the agency or 302 organization.
- 303 (7) Any person or entity authorized by the rules of the 304 commission to obtain a background check for noncriminal 305 justice purposes.
- 306 (b) Except as otherwise provided by law, an individual
 307 that is the subject of a background check for noncriminal
 308 justice purposes shall provide written permission for the



release of information to the authorized person or entity
requesting the check prior to ALEA's dissemination of
background check information. The subject's written permission
shall be maintained, physically or digitally, by the
requesting person or entity for a period of three years or for
the term of the subject's association with the requester,
whichever is longer.

- (c) A background check will not be provided on any individual under 18 years of age without parental consent.
 - (d) Any person or entity that is authorized by state law to perform a background check or allowed by law to adopt rules requiring a background check is subject to the AJIC rules and ALEA procedures described in Section 41-9-650.
- (e) The commission may require a person or entity to develop background check guidelines for the commission's review and approval prior to allowing the release of background check information to that person or entity.
- (f) Background check information may only be disseminated for the specific purposes listed in this section.

 No person or entity that has received background check information from ALEA shall subsequently disseminate the background check information to any other person or entity.
- 331 (g) Any recipient of a background check record may be subject to an audit by ALEA CJIS.
- 333 \$41-9-650.2

316

317

318

319

320

321

322

323

324

325

326

327

328

329

330

334 (a) The Alabama Background Check Service may be 335 provided through a biometric-based or a name-based search for 336 a background check record.



- 337 (b) A name-based search shall be initiated by
 338 submitting an individual's name to ALEA through an Internet
 339 web portal or other commission-approved mechanism, which shall
 340 allow for the electronic transfer of records and shall only
 341 return state information results.
- 342 (c) The response to a biometric-based search shall only
 343 be provided upon the receipt of biometric information by ALEA
 344 or a commission-approved third-party entity acting on behalf
 345 of ALEA that meets all FBI standards for biometric
 346 identification collection. This search shall provide state
 347 information results as well as other state and federal
 348 information as allowed by law.
- 349 (d) An applicant for a license, permit, or 350 certification shall provide the issuing government agency, 351 board, or commission with his or her name, date of birth, 352 Social Security Number, and written permission for the release 353 of information on a form sworn by the applicant. This 354 information shall be digitally provided to ALEA. If a biometric-based check is requested, the applicant shall submit 355 356 fingerprints or other biometrics in accordance with rules of 357 ALEA and AJIC. If a national record check is required, ALEA 358 shall forward or process the applicant's prints or other 359 biometrics to the FBI for a national criminal background check 360 in a manner consistent with federal law.

361 \$41-9-650.3

362 (a) The secretary may establish reasonable record fees 363 for the provision of a background check report, not to exceed 364 thirty dollars (\$30). The record fee may be waived at the



365 discretion of the secretary.

370

376

377

378

379

380

- 366 (b) Additional costs may be assessed to a person or 367 entity requesting a background check for any of the following:
- 368 (1) The cost for a national criminal background check, 369 as determined by the FBI.
 - (2) Financial transaction fees.
- 371 (3) A reasonable one-time account registration fee.
- 372 (c) ALEA may enter into an agreement with one or more
 373 vendors or other third-party entities to perform background
 374 check services for ALEA on the basis of fee sharing or by
 375 adding an additional convenience fee for third-party services.
 - (d) Requests for background checks made by the Alabama Peace Officers' Standards and Training Commission or by any criminal justice agency are exempt from fees established pursuant to this section, if the request is made for criminal justice purposes or for the purpose of making an employment suitability decision.
- 382 (e) All monies received for background checks shall be
 383 deposited in the State Treasury to the credit of the Public
 384 Safety Fund. Such monies shall be used for the purposes of
 385 ALEA CJIS and for other ALEA expenses as determined by the
 386 secretary.
- 387 \$41-9-650.4
- 388 (a) As part of the Alabama Background Check Service,
 389 ALEA may establish the Alabama Rap Back Program. If
 390 established, ALEA shall participate in the FBI's Next
 391 Generation Identification (NGI) Rap Back Service. The purpose
 392 of the rap back service is to allow ALEA to notify



- participating entities when an enrolled individual is the subject of a rap back notification event, including, but not limited to, being arrested for or convicted of a criminal
- 397 (b) As used in this section, the following words have 398 the following meanings:

396

offense.

- fingerprint-based background check in order to care for children, the disabled, or the elderly, or to be licensed, certified, or perform volunteer service, or for any other FBI or federally authorized purpose with a participating entity and who has been enrolled by that participating entity in the Alabama Rap Back Program.
- 406 (2) PARTICIPATING ENTITY. An entity with statutory
 407 authority to require an individual to undergo a
 408 fingerprint-based background check as a condition to care for
 409 children, the disabled, or the elderly, or to be licensed,
 410 certified, or perform volunteer service, or for any other FBI
 411 or federally authorized purpose and has elected to enroll
 412 those individuals in the Alabama Rap Back Program.
- 413 (c) ALEA may submit fingerprints and accompanying
 414 records to the FBI to be retained in and advised through the
 415 FBI's NGI Rap Back Service when an enrolled individual is
 416 arrested for or convicted of a criminal offense. Fingerprints
 417 submitted to the FBI may be used for future searches,
 418 including latent searches.
- 419 (d) ALEA shall ensure that notification is made to the 420 participating entity that enrolls an individual in the Alabama





Rap Back Program when an FBI Rap Back report notification is received. The information contained in the notification shall be used by the participating entity for purposes of determining the eligibility of the continued service of the individual and shall not be further disseminated.

- (e) No liability shall be imposed upon any law enforcement official who disseminates information, or does not disseminate information, in a good faith attempt to comply with the requirements of this section. Nothing in this subsection shall be construed to grant immunity for gross negligence or willful misconduct.
- (f) ALEA shall adopt rules governing the operation and maintenance of the Alabama Rap Back Program and the removal and destruction of records on individuals who are deceased or who are no longer individuals as defined in this section. Such rules shall provide that a participating entity shall disenroll any individual who is deceased or is no longer an individual as defined in this section within five business days of death or such event that no longer requires the individual to be enrolled in the Alabama Rap Back Program to ensure the prompt removal and destruction of records from the Alabama Rap Back Program.
 - (g) ALEA may assess an annual fee not to exceed twelve dollars (\$12) per individual enrolled in the Alabama Rap Back Program. The fee shall be paid by the participating entity enrolling an individual in the Alabama Rap Back Program. When more than one participating entity enrolls the same individual in the Alabama Rap Back Program, both participating entities



- shall be responsible for paying the full cost for maintenance and notification. Any fees collected shall be deposited in the State Treasury to the credit of the Public Safety Fund. Such monies shall be used for the purposes of ALEA CJIS and for other ALEA expenses as determined by the secretary.
 - (h) No participating entity authorized to submit fingerprints shall be considered negligent per se in a civil action solely because the entity elected not to enroll an individual in the Alabama Rap Back Program pursuant to this section.
- 459 (i) ALEA may establish an in-state rap back service for 460 any person or entity that does not qualify to receive 461 information from the FBI Rap Back Service but that has 462 authority to require a state-only background check.

463 \$41-9-650.5

454

455

456

457

458

- 464 (a) An individual commits the crime of misuse of a
 465 background check report if he or she does any of the
 466 following:
- 467 (1) Knowingly receives, disseminates, or otherwise uses
 468 a background check contrary to the purposes allowed by this
 469 article or otherwise allowed in law.
- 470 (2) Performs a background check on an individual
 471 without first receiving a release, when required, from the
 472 subject of the report.
- 473 (3) Willfully uses information submitted to the Alabama
 474 Rap Back Program for purposes not authorized in this article
 475 with the intent to harass or intimidate another individual.
 - (b) Misuse of a background check report is a Class B



477	misdemeanor.
478	Section 3. Article 4 of Chapter 2 of Title 32, Code of
479	Alabama 1975, relating to the release of criminal history

Section 4. This act shall become effective on October 482 1, 2025.

480 information, is repealed.