Bill No. 35-20

Concerning: Human Rights and Civil
Liberties - Fair Criminal Record
Screening Standards - Amendments

Revised: 11/10/2020 Draft No. 4
Introduced: July 29, 2020

Enacted: November 10, 2020

Executive: November 20, 2020

Effective: February 19, 2021

Sunset Date: None

Ch. 35 , Laws of Mont. Co. 2020

## COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

Lead Sponsor: Councilmember Jawando

## AN ACT to:

- (1) alter definitions regarding fair criminal record screening standards;
- (2) prohibit certain inquiries regarding criminal records;
- (3) prohibit consideration of certain arrests and convictions in employment decisions; and
- (4) generally amend the law regarding criminal record screenings.

## By amending

Montgomery County Code Chapter 27, Human Rights and Civil Liberties Sections 27-71, 27-72, and 27-75

**Boldface** *Heading or defined term.* 

<u>Underlining</u>
[Single boldface brackets]
Added to existing law by original bill.
Deleted from existing law by original bill.

<u>Double underlining</u> *Added by amendment.* 

[[Double boldface brackets]] Deleted from existing law or the bill by amendment.

Existing law unaffected by bill.

The County Council for Montgomery County, Maryland approves the following Act:

1	Sec.	1. Sections 27-71, 27-72, and 27-75 are amended as follows:
2	27-71. Find	lings and purpose; definitions.
3		* * *
4	(c)	Definitions. As used in this Article:
5		* * *
6		Conditional offer means an offer of employment or an offer of a
7		promotion that is conditioned solely on:
8		(1) the results of the employer's later inquiry into the applicant's
9		criminal record; or
10		(2) another contingency expressly communicated to the applicant at
11		the time of the offer.
12		* * *
13		Employer means any person, individual, proprietorship, partnership,
14		joint venture, corporation, limited liability company, trust, association,
15		or other entity operating and doing business in the County that employs
16		[15] $\underline{1}$ or more persons [[full-time]] in the County. Employer includes
17		the County government, but does not include the United States, any
18		State, or any other local government.
19		* * *
20		Inquiry or Inquire means any direct or indirect conduct intended to
21		gather information, using any mode of communication.
22		Inquiry or Inquire does not include:
23		(1) a question about an applicant's conviction record or arrest record
24		when the existence of the record is [voluntarily] disclosed by the
25		applicant voluntarily and not in response to a question by the
26		employer: or

27		(2) a question about an applicant's employment history shown on the							
28		application or the applicant's resume.							
29		[Interview means any direct contact by the employer with the applicant,							
30		whether in person or by telephone or internet communication,							
31		discuss:							
32		(1) the employment being sought; or							
33		(2) the applicant's qualifications.							
34		Interview does not include:							
35		(1) written correspondence or email; or							
36		(2) direct contact made for the purpose of scheduling a discussion.]							
37		* * *							
38	27-72. Proh	nibited inquiries; retaliation.							
39		* * *							
40	(b)	Preliminary inquiry into criminal record. In connection with the							
41		proposed employment of an applicant, an employer must not, at any							
42		time before the [conclusion of a first interview] extension of a							
43		conditional offer to the applicant:							
44		(1) require the applicant to disclose whether the applicant has an							
45		arrest record or conviction record, or otherwise has been accused							
46		of a crime;							
47		(2) conduct a criminal record check on the applicant; or							
48		(3) inquire of the applicant or others about whether the applicant has							
49		an arrest record or conviction record or otherwise has been							
50		accused of a crime.							
51	<u>(c)</u>	Prohibition against inquiry into certain criminal records. In connection							
52		with the proposed employment of an applicant, an employer must not at							
53		any time require an applicant to disclose, conduct a criminal record							

54	check	to de	termin	<u>ie, or otherwise inquire of the applicant or others.</u>
55	wheth	ner:		
56	<u>(1)</u>	the ar	plican	t has been arrested for, or has an arrest record for, a
57		matte	r that c	lid not result in a conviction; or
58	<u>(2)</u>	the ap	plican	t has an arrest record or a conviction record for, or
59		othery	wise ha	as been accused of:
60		<u>(A)</u>	<u>a</u> first	conviction of:
61			<u>(i)</u>	trespass under §§ 6-402 or 6-403 of the Criminal
62				Law Article of the Maryland Code; or
63			<u>(ii)</u>	disturbance of the peace under § 10-201 of the
64				Criminal Law Article of the Maryland Code;[[ or
65			<u>(iii)</u>	assault in the second degree under § 3-203 of the
66				Criminal Law Article of the Maryland Code;]]
67		<u>(B)</u>	<u>a</u> con	viction of a misdemeanor if at least 3 years have
68			passe	d since:
69			<u>(i)</u>	the date of the conviction; and
70			<u>(ii)</u>	the date that any period of incarceration for the
71				misdemeanor ended; or
72		<u>(C)</u>	<u>a</u> mat	ter for which records:
73			<u>(i)</u>	are confidential under § 3-8A-27 of the Courts and
74				Judicial Proceedings Article of the Maryland Code:
75				<u>or</u>
76			<u>(ii)</u>	have been expunged under §§ 10-101 - 10-110 of
77				the Criminal Procedure Article of the Maryland
78				Code.

79	(d) <u>Consideration of Certain Records Prohibited</u> . An employer must no				
80		base a hiring or promotion decision upon any item in an arrest record or			
81		<u>a conviction record described under subsection (c).</u>			
82	[(c)]	(e) Retaliation. An employer must not:			
83		(1) retaliate against any person for:			
84		(A) lawfully opposing any violation of this Article;			
85		(B) filing a complaint, testifying, assisting, or participating in			
86		any manner in an investigation, proceeding, or hearing			
87		under this Article; or			
88		(2) obstruct or prevent enforcement or compliance with this Article.			
89	Sec. 27-74.	Exemptions.			
90	(a)	The prohibitions and requirements of this Article do not apply if the			
91		inquiries prohibited by this Article are expressly authorized by an			
92		applicable federal, State, or County law or regulation.			
93	(b)	The prohibitions and requirements of this Article do not apply to the			
94		County Police Department, the County Fire and Rescue Service, or the			
95		County Department of Corrections and Rehabilitation.			
96	(c)	The prohibitions and requirements of this Article do not apply to an			
97		employer that provides programs, services, or direct care to minors or			
98		vulnerable adults.			
99	(d)	The prohibitions and requirements of this Article do not apply to an			
100		employer hiring for a position that requires a federal government			
101		security clearance.			
102	27-75. Enfo	orcement and Regulations.			
103	<u>(a)</u>	A person aggrieved by an alleged violation of this Article may file a			
104		complaint with the Director under Section 27-7.			

105	<u>(b)</u>	The Executive must adopt Method (2) regulations to implement the
106		provisions of this Article, including regulations necessary to inform
107		prospective employees and employers of their rights and responsibilities
108		under Section 27-72.

Date

Approved: 11/12/2020 Sidney Katz, President, County Council Date Approved: 11/20/2020 Marc Elrich, County Executive Date This is a correct copy of Council action. Selena Mendy Singleton, Clerk of the Council