H.B. 124

710	offense is alleged to have occurred within the previous eight years.
711	Section 18. Section 53A-15-1507 is enacted to read:
712	53A-15-1507. Self-reporting requirement.
713	(1) Individuals subject to the background check requirements under this part shall
714	self-report conviction, arrest, or offense information in accordance with rules established by the
715	State Board of Education.
716	(2) An LEA shall report conviction, arrest, or offense information received from
717	licensed educators under Subsection (1) to the State Board of Education in accordance with
718	rules established by the State Board of Education.
719	Section 19. Section 53A-15-1508 is enacted to read:
720	53A-15-1508. Update criminal background check rules and policies.
721	On or before September 1, 2015:
722	(1) the board shall update the board's criminal background check rules consistent with
723	this part; and
724	(2) an LEA shall update the LEA's criminal background check policies consistent with
725	this part.
726	Section 20. Section 53A-15-1509 is enacted to read:
727	53A-15-1509. Training provided to authorized entities.
728	The board shall collaborate with the bureau to provide training to authorized entities on
729	the provisions of this part.
730	Section 21. Section 53A-15-1510 is enacted to read:
731	53A-15-1510. Legislative audit.
732	After the conclusion of the 2018-2019 school year, $\hat{H} \rightarrow$ subject to the prioritization of the
732a	Legislative Audit Subcommittee, $\leftarrow \hat{H}$ the Legislative Auditor General
733	shall conduct a review and issue a report on the extent to which the criminal background check
734	procedures and ongoing monitoring described in this part adequately detect and identify the
735	criminal histories of individuals who are employed by or volunteering in public schools.
736	Section 22. Section 53A-29-104 is amended to read:
737	53A-29-104. Internship programs Criminal background checks.
738	Officers and employees of a cooperating employer who will be given significant
739	unsupervised access to a student in connection with the student's activities as an intern shall be
740	considered to be <u>a</u> volunteer [school workers solely] for purposes of criminal background