EFFECT OF CRIMINAL CONVICTION OR ARREST OR FOUNDED COMPLAINT OF CHILD ABUSE OR NEGLECT

It is the policy of the Albemarle County School Board (“Board”) not to employ or to continue the employment of any employee who may be deemed unsuited for service by reason of arrest and/or criminal conviction or information appearing in the registry of founded complaints of child abuse and neglect maintained by the Department of Social Services. Although an arrest or conviction of a crime, in and of itself, may not be an automatic bar to employment, if an arrest or conviction relates to suitability of the individual to perform duties in a particular position, such person may be denied employment or in the case of current employees, may face disciplinary action, up to and including termination. Albemarle County Public Schools (“Division”) shall have the sole discretion to determine whether any convictions are related to the duties of the position for which application is made or whether they affect the fitness of the applicant to work for the Division.

I. Applicants for Employment

A. Criminal Convictions

Pursuant to state law, individuals applying for employment with the Division for any position shall be required to disclose prior criminal convictions and any criminal charges that have not been dismissed or finalized, other than minor traffic violations or juvenile offenses. Applicants must also disclose being the subject of a founded case of child abuse and/or neglect. Information provided by applicants may be verified by work history, personal reference, or criminal record inquiries to determine the applicant’s acceptability for employment. Where a prior conviction is ascertained, the Division will consider, at a minimum, the nature of the offense, the date of the offense, and the relationship between the offense and the position for which application is sought. If an applicant or employee makes any misrepresentation or willful omission of fact regarding prior criminal history, such misrepresentation or omission shall be sufficient cause for disqualification of the applicant or termination of employment.

Notwithstanding the requirements of the previous paragraph, the Board may employ an individual who, at the time of the individual’s hiring, has been convicted of a felony, provided that such individual (i) was employed in good standing by a school board on or before December 17, 2015; (ii) has been granted a simple pardon for such offense by the Governor or other appropriate authority; and (iii) has had his/her civil rights restored by the Governor or other appropriate authority. However, the Board may employ, until July 1, 2020, such an individual who does not satisfy the conditions set forth in clauses (ii) and (iii), provided that such individual has been continuously employed by the Board from December 17, 2015 through July 1, 2018.

As a condition of employment, any applicant who is offered or accepts
employment with the Division shall submit to fingerprinting and provide personal
descriptive information. Applicants may be required to pay for costs associated
with background checks. The information and fingerprints shall be forwarded
through the Central Criminal Records Exchange to the Federal Bureau of
Investigations for the purpose of obtaining criminal history record information on
applicants who are offered or accept employment. Employment shall be delayed
until satisfactory results have been received by the Department of Human
Resources.

An offer of employment may be rescinded based on the results of a background
check. If an applicant is denied employment because of information appearing on
his/her criminal history record, the Division shall provide a copy of the
information provided by the Central Criminal Records Exchange to the applicant.

Any person making a materially false statement regarding any such offense shall
be guilty of a Class I misdemeanor, and may subject such person to other penalties
as provided by law and/or the Virginia Board of Education. In addition, any
person who misrepresents or omits information regarding criminal history or child
abuse/neglect information shall be, at the Board's sole option, disqualified for
consideration for employment or terminated from employment, whichever is
applicable.

B. Founded Complaints of Child Abuse or Neglect

The Board requires, as a condition of employment, that any applicant who is
offered or accepts employment whether full-time or part-time, regular or
temporary, provide written consent and the necessary personal information for the
Board to obtain a search of the registry of founded complaints of child abuse and
neglect. The registry is maintained by the Department of Social Services. The
Board shall ensure that all such searches are requested in conformance with the
regulations of the Board of Social Services. In addition, where the applicant has
resided in another state within the last five (5) years, the Board requires as a
condition of employment that such applicant provide written consent and the
necessary personal information for the Board to obtain information from each
relevant state as to whether the applicant was the subject of a founded complaint
of child abuse and neglect in such state. The Board shall take reasonable steps to
determine whether the applicant was the subject of a founded complaint of child
abuse and neglect in the relevant state. The Department of Social Services shall
maintain a database of central child abuse and neglect registries in other states that
provide access to out-of-state school boards for use by local school boards. The
applicant may be required to pay the cost of any search conducted pursuant to this
subsection at the discretion of the Board. However, the Board may pay for part or
all of such costs as funds are available.
If the information obtained pursuant to the preceding paragraph indicates that the applicant is the subject of a founded case of child abuse and neglect, such applicant shall be denied employment, or the employment shall be rescinded.

If an applicant is denied employment because of information appearing on his/her record in the registry, the Board shall provide a copy of the information obtained from the registry to the applicant. The information provided to the Board by the Department of Social Services shall be confidential and shall not be disseminated by the Board.

II. Employee Charges and Convictions

A. Criminal Proceedings

It is the policy of the Board to terminate or refuse to employ any person who may be deemed by the Board to be unsuitable by reason of criminal conviction, or who has been the subject of a founded case of child abuse or neglect. While evidence that a person has been convicted of a crime or has been the subject of a founded case of child abuse or neglect may not be, in and of itself, an automatic bar to employment, the Board shall retain its sole discretion to determine whether such evidence shall render the person unfit for employment consideration, or whether (in the case of an existing employee) termination of employment is warranted.

In the event that any employee, whether full-time or part-time, regular or temporary, is arrested, charged by a magistrate, served with an arrest warrant, or summoned by a law enforcement officer for a criminal violation of any kind, whether misdemeanor or felony, he/she is required to report such arrest promptly to the employee’s supervisor or department head within one (1) business day unless mitigating circumstances exist. This reporting requirement applies regardless of whether such arrest has occurred on-duty or off-duty. This reporting requirement also applies to employees during summer breaks, intersession periods, while on leave, and between temporary assignments. Failure to comply with this reporting requirement shall be grounds for disciplinary action, up to and including termination. Supervisors or department heads shall contact the Director of Human Resources/designee upon receiving notification that an employee has been arrested. The Superintendent shall inform the Board of any notification of arrest of a Board employee received pursuant to Va. Code § 19.2-83.1.

An employee who is charged by summons, warrant, indictment, or information with the commission of a felony or a misdemeanor specified in Va. Code § 22.1-315 may be suspended in accordance with Policy GCBA, Employee Discipline. The Division reserves the right to determine appropriate disciplinary action, up to and including termination, depending upon the facts and circumstances surrounding the situation.
The employee shall submit to fingerprinting and provide personal descriptive information to be forwarded along with the employee’s fingerprints through the Central Criminal Records Exchange to the Federal Bureau of Investigation for the purpose of obtaining criminal history record information regarding such employee. The employee may be required to pay for the costs of such search. The contents of the employee’s criminal record shall be used only to implement dismissal, suspension or probation in accordance with §§ 22.1-307 and 22.1-315 of the Code of Virginia.

If a current employee is suspended or dismissed because of information appearing on his/her criminal history record, the Board shall provide a copy of the information provided by the Central Criminal Records Exchange to the employee.

B. Founded Complaints of Child Abuse or Neglect

Any employee of the Board will be dismissed if he or she is or becomes the subject of a founded complaint of child abuse and neglect and after all rights to an appeal provided by Va. Code § 63.2-1526 have been exhausted. The fact of such finding, after all rights to an appeal provided by Va. Code § 63.2-1526 have been exhausted, shall be grounds for the Board to recommend that the Virginia Board of Education revoke such person’s license to teach if held.

III. Court Ordered Probation

For purposes of this policy, a court’s placing an individual on probation pursuant to Va. Code § 18.2-251 is treated as a conviction and as a finding of guilt.

Adopted: July 1, 1993
Amended: July 28, 1997; September 22, 2005; November 14, 2013; January 10, 2019
Reviewed: December 8, 1997

Legal Ref.: Code of Virginia, 1950, as amended, §§ 18.2-251; 19.2-83.1; 19.2-389 (13); 22.1-78; 22.1-296.1, 22.1-296.2, 22.1-296.4; 22.1-307; 22.1-315; 63.2-1515

Cross Ref: GCA, Personnel – Definitions
GBCA, Employee Discipline
PROCEDURE FOR COMPLIANCE –
EFFECT OF CRIMINAL CONVICTION OR ARREST OR FOUNDED
COMPLAINT OF CHILD ABUSE OR NEGLECT

Applicants for all Division positions, including those seeking transfer from non-Division positions within Albemarle County Local Government, will be advised by a statement on the application form that they will be required to sign which authorizes the Division to have a criminal conviction investigation performed using fingerprints, and that a satisfactory outcome of the investigation is a condition of employment.

A statement to the following affect shall appear on applications for all positions:

_I authorize you to make such investigations and inquiries of my personal references, previous employers, and other legally related matters as may be necessary in arriving at an employment decision. I hereby release employers, schools, or other persons from all liability in responding to inquiries in connection with my application._

If an applicant for employment with the Division refuses to submit fingerprints for processing and permit a criminal history record search, that applicant will be removed from further employment consideration. Applicants who omit, misrepresent, or provide inaccurate information regarding convictions on the application form and/or additional employment forms may be denied employment for falsification of the application. A new application may be accepted after three (3) calendar years from the time of discovery if the person, at that time, lists his/her convictions.

Approved: July 1, 1993
Amended: July 28, 1997; September 22, 2005; November 14, 2013; January 10, 2019
Reviewed: December 8, 1997