GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE DRH60137-SAz-19 (12/21)

Short Title:	Expunction/Nonviolent Offenses.	(Public)
Sponsors:	Representative Daughtry.	
Referred to:		

A BILL TO BE ENTITLED 1 2 AN ACT TO PROVIDE FOR EXPUNCTION OF NONVIOLENT FELONIES OR 3 NONVIOLENT MISDEMEANORS AFTER FIFTEEN YEARS FOR PERSONS WHO 4 HAVE HAD NO OTHER CONVICTIONS FOR FELONIES OR MISDEMEANORS 5 OTHER THAN TRAFFIC VIOLATIONS UNDER THE LAWS OF THE UNITED 6 STATES, THIS STATE, OR ANY OTHER JURISDICTION, AS RECOMMENDED BY 7 THE LEGISLATIVE RESEARCH COMMISSION. 8 The General Assembly of North Carolina enacts: 9 SECTION 1. Chapter 15A of the General Statutes is amended by adding a new 10 section to read: 11 "§ 15A-145.5. Expunction of certain misdemeanors and felonies; no age limitation. 12 For purposes of this section, the term "nonviolent misdemeanor" or "nonviolent (a) 13 felony" means any misdemeanor or felony except the following: 14 (1)A Class A through G felony or a Class A1 misdemeanor. An offense that includes assault as an essential element of the offense. 15 (2)16 (3) An offense requiring registration pursuant to Article 27A of Chapter 14 of 17 the General Statutes, whether or not the person is currently required to 18 register. 19 Any of the following sex-related or stalking offenses: G.S. 14-27.7A(b), (4) 20 14-190.7, 14-190.8, 14-190.9, 14-202, 14-208.11A, 14-208.18, 14-277.3, 21 14-277.3A. 14-321.1. 22 Any felony offense in Chapter 90 of the General Statutes where the offense (5) 23 involves methamphetamines, heroin, or possession with intent to sell or 24 deliver or sell and deliver cocaine. 25 An offense under G.S. 14-12.12(b), 14-12.13, or 14-12.14, or any offense for (6)which punishment was determined pursuant to G.S. 14-3(c). 26 27 An offense under G.S. 14-401.16. (7)28 Any felony offense in which a commercial motor vehicle was used in the (8) 29 commission of the offense. 30 Notwithstanding any other provision of law, if the person is convicted of more than (b) one nonviolent felony or nonviolent misdemeanor in the same session of court and none of the 31 nonviolent felonies or nonviolent misdemeanors are alleged to have occurred after the person 32 33 had already been served with criminal process for the commission of a nonviolent felony or nonviolent misdemeanor, then the multiple nonviolent felony or nonviolent misdemeanor 34 convictions shall be treated as one nonviolent felony or nonviolent misdemeanor conviction 35



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1 2 3	multiple nonvio	on, and the expunction order issued under this section shall lent felony convictions or nonviolent misdemeanor convi he person's record in accordance with this section.	-
4		rson may file a petition, in the court where the person wa	s convicted for
5		nonviolent misdemeanor or nonviolent felony conviction fr	
6		if the person has no other misdemeanor or felony conviction	
7		and was convicted of a nonviolent misdemeanor or nonviole	
8		to subsection (b) of this section. The petition shall not be file	
9		late of the conviction or when any active sentence, period of	
10		ervision has been served, whichever occurs later. The petition s	
11	not be limited to,		/
12	(1)	An affidavit by the petitioner that the petitioner has been o	of good behavior
13		since the completion of any sentence received for	•
14		misdemeanor or nonviolent felony, and has not been convic	ted of any other
15		felony or misdemeanor other than a traffic violation under	the laws of the
16		United States or the laws of this State or any other state.	
17	<u>(2)</u>	Verified affidavits of two persons who are not related to the	e petitioner or to
18		each other by blood or marriage, that they know the character	er and reputation
19		of the petitioner in the community in which the petitioner li	ives and that the
20		petitioner's character and reputation are good.	
21	<u>(3)</u>	A statement that the petition is a motion in the cause in the	case wherein the
22		petitioner was convicted.	
23	<u>(4)</u>	An application on a form approved by the Administrativ	
24		Courts requesting and authorizing a name-based State and r	
25		history record check by the Department of Justice using	
26		required by the Administrative Office of the Courts	
27		individual, and a search of the confidential record of expunction	
28		by the Administrative Office of the Courts. The appli	
29		forwarded to the Department of Justice and to the Adminis	
30		the Courts, which shall conduct the searches and report their	r findings to the
31		<u>court.</u>	•••••
32	<u>(5)</u>	An affidavit by the petitioner that no restitution orders or	
33		representing amounts ordered for restitution entered again	st the petitioner
34 35	Unon filing o	are outstanding.	may of the court
35 36		of the petition, the petition shall be served upon the district atto- e was tried resulting in conviction. The district attorney sha	-
30 37		ch to file any objection thereto and shall be duly notified as to	
38		etition. Upon good cause shown, the court may grant the dis	
39		ys to file objection to the petition.	<u>unet attorney an</u>
40		ig judge is authorized to call upon a probation officer for	any additional
41		verification of the petitioner's conduct since the completion	
42		nonviolent misdemeanor or nonviolent felony.	of any sentence
43		after hearing, finds that the petitioner has not previously	been granted an
44		ler this section, G.S. 15A-145, 15A-145.1, 15A-145.2,	-
45		petitioner has no other felony or misdemeanor convictions, other	
46	-	titioner has no outstanding restitution orders or civil judgme	
47		for restitution entered against the petitioner; and the petitione	
48		gible for expunction under this section and was convicted of	
49 50	any sentence rec	reived for, the nonviolent misdemeanor or nonviolent felony a ing of the petition, it shall order that such person be	at least 15 years

1	contemplation o	f the law, to the status the person occupied before such arrest or indictment or
2	information.	
3	<u>(d)</u> <u>No p</u>	erson as to whom an order has been entered pursuant to subsection (c) of this
4	section shall be	held thereafter under any provision of any laws to be guilty of perjury or
5	otherwise giving	g a false statement by reason of that person's failure to recite or acknowledge
6	the arrest, indict	ment, information, trial, or conviction. Persons pursuing certification under the
7	provisions of Cl	hapter 17C or 17E of the General Statutes, however, shall disclose any and all
8	convictions to the	he certifying Commission, regardless of whether or not the convictions were
9	expunged pursua	ant to the provisions of this section.
10	Persons requ	ired by State law to obtain a criminal history record check on a prospective
11		not be deemed to have knowledge of any convictions expunged under this
12	section.	
13	(e) The e	court shall also order that the conviction be expunged from the records of the
14	court and direct	all law enforcement agencies bearing record of the same to expunge their
15		province on the clerk shall notify State and local agencies of the court's order, as
16	provided in G.S.	15A-150.
17	(f) Any	other applicable State or local government agency shall expunge from its
18	records entries	made as a result of the conviction ordered expunged under this section. The
19	agency shall als	o reverse any administrative actions taken against a person whose record is
20	expunged under	this section as a result of the charges or convictions expunged. This subsection
21	shall not apply t	to the Department of Justice for DNA records and samples stored in the State
22		and the State DNA Databank.
23	<u>(g)</u> <u>A per</u>	rson who files a petition for expunction of a criminal record under this section
24	must pay the cle	rk of superior court a fee of one hundred seventy-five dollars (\$175.00) at the
25	time the petition	is filed. Fees collected under this subsection shall be deposited in the General
26	Fund. This subse	ection does not apply to petitions filed by an indigent."
27	SEC	TION 2. G.S. 15A-145.4 reads as rewritten:
	SEC	
27 28 29	SEC" "§ 15A-145.4.] the ti	TION 2. G.S. 15A-145.4 reads as rewritten: Expunction of records for first offenders who are under 18 years of age at me of the commission of a nonviolent felony.
27 28 29 30	SEC" "§ 15A-145.4. 1 the ti (a) For p	TION 2. G.S. 15A-145.4 reads as rewritten: Expunction of records for first offenders who are under 18 years of age at
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$\begin{array}{c} 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48 \end{array}$	SEC" "§ 15A-145.4. I the ti (a) For p the following: (1) (2) (3) (4) (4) (5)(4) (5)(4)	 TION 2. G.S. 15A-145.4 reads as rewritten: Expunction of records for first offenders who are under 18 years of age at ime of the commission of a nonviolent felony. A ruposes of this section, the term "nonviolent felony" means any felony except A Class A through G felony. A felony that includes assault as an essential element of the offense. A felony that is an offense for which the convicted offender must register under-requiring registration pursuant to Article 27A of Chapter 14 of the General Statutes. Statutes, whether or not the person is currently required to register. A felony that is an offense that did not require registration under Article 27A of Chapter 14 of the General Statutes at the time of the commission of the offense but does require registration on the date the petition to expunge the offense would be filed. A felony charged for any of Any felony offense under the following sex-related or stalking offenses: G.S. 14-277.3, 14-207.3, 14-321.1. Any felony offense charged pursuant toin Chapter 90 of the General Statutes where the offense involves methamphetamines, heroin, or possession with intent to sell or deliver or sell and deliver cocaine. A felony offense charged pursuant tounder G.S. 14-12.12(b), 14-12.13, or 14-12.14, or any felony offense charged as a felonyfor which punishment was determined pursuant to G.S. 14-3(c).

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1	(9)<u>(8)</u>	A- <u>Any</u> felony offense in which a commercial motor commission of the offense.	vehicle was used in the
2 3	(b) Notw	ithstanding any other provision of law, if the person is	convicted of more than
3 4		felony in the same session of court and none of the	
5		occurred after the person had already been charged a	
5 6	-	for the commission of a nonviolent felony, then the mu	
0 7		be treated as one nonviolent felony conviction und	1 0
8 9	convictions shall	r issued under this section shall provide that the mul be expunged from the person's record in accordance w	ith this section.
10		never any person who had not yet attained the age of 18	•
11		the offense and has not previously been convic	• •
12		her than a traffic violation under the laws of the Unite	
13		other state pleads guilty to or is guilty of a nonviolent	
14	-	the court where the person was convicted for expun	
15	•	person's criminal record. The petition shall not be filed	-
16		of the conviction or when any active sentence, per	1
17		ervision has been served, whichever occurs later. The pe	1
18		rs of community service, preferably related to the cor	
19		nction under this section. The petition shall contain the	0
20	(1)	An affidavit by the petitioner that the petitioner has	-
21		character since the date of conviction of the nonvic	• •
22		and has not been convicted of any other felony or	•
23		than a traffic violation under the laws of the United S	States or the laws of this
24		State or any other state.	
25	(2)	Verified affidavits of two persons who are not relate	-
26		each other by blood or marriage, that they know the	*
27		of the petitioner in the community in which the petiti	tioner lives and that the
8		petitioner's character and reputation are good.	
29	(3)	A statement that the petition is a motion in the cause	in the case wherein the
80		petitioner was convicted.	
81	(4)	An application on a form approved by the Admin	
2		Courts requesting and authorizing (i) a State and n	•
33		record check by the Department of Justice using any	1 0
34		the Administrative Office of the Courts to identif	
35		search by the Department of Justice for any outstand	0 1 0
36		criminal cases; and (iii) a search of the confidential	_
37		maintained by the Administrative Office of the Cour	
38		be forwarded to the Department of Justice and to the	
39 10		of the Courts, which shall conduct the searches and	report their findings to
10		the court.	1
1	(5)	An affidavit by the petitioner that no restitution or	
12 12		representing amounts ordered for restitution entered	d against the petitioner
13		are outstanding.	
4	(6)	An affidavit by the petitioner that the petitioner has	
5		hours of community service since the conviction for	•
16 17		The affidavit shall include a list of the community se	-
47 49		of the recipients of the services, and a detailed descrip	
48 40	(7)	An affidavit by the petitioner that the petitioner p	-
49 50		diploma, a high school graduation equivalency ce	ertificate, or a General
50		Education Development degree.	

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The petition	shall be served upon the district attorney of the court when	ein the case was
tried resulting in	conviction. The district attorney shall have 30 days thereafte	r in which to file
any objection the	ereto and shall be duly notified as to the date of the hearing of	the petition. The
district attorney	shall make his or her best efforts to contact the victim, if a	my, to notify the
victim of the req	uest for expunction prior to the date of the hearing.	
(d) The d	court in which the petition was filed shall take the following	g steps and shall
consider the foll	owing issues in rendering a decision upon a petition for expu	nction of records
of a nonviolent f	elony under this section:	
(1)	Call upon a probation officer for additional investigation	or verification of
	the petitioner's conduct during the four-year period sin	nce the date of
	conviction of the nonviolent felony in question.	
(2)	Review the petitioner's juvenile record, ensuring that the pe	titioner's juvenile
	records remain separate from adult records and files and a	re withheld from
	public inspection as provided under Article 30 of Chapter 7	B of the General
	Statutes.	
(3)	Review the amount of restitution made by the petitioner to	
	nonviolent felony to be expunged and give consideration t	o whether or not
	restitution was paid in full.	
(4)	Review any other information the court deems relevant, in	-
	limited to, affidavits or other testimony provided by l	
	officers, district attorneys, and victims of nonviolent feloni	es committed by
	the petitioner.	
	court may order that the person be restored, in the contemplation	
	rson occupied before the arrest or indictment or information	if the court finds
	ng after a hearing:	
(1)	The petitioner has remained of good moral character and	
	conviction of any felony or misdemeanor, other than a trad	
	four years from the date of conviction of the nonviolent felo	• 1
	any active sentence, period of probation, or post-release	supervision has
	been served, whichever is later.	C 1
(2)	The petitioner has not previously been convicted of	<i>. .</i>
	misdemeanor other than a traffic violation under the law	vs of the United
(2)	States or the laws of this State or any other state.	1
(3)	The petitioner has no outstanding warrants or pending crimi	
(4)	The petitioner has no outstanding restitution orders or	
(\boldsymbol{F})	representing amounts ordered for restitution entered against	-
(5)	The petitioner was less than 18 years old at the time of the	e commission of
	the offense in question.	
(6)	The petitioner has performed at least 100 hours of community the time of the communities and performed at least 100 hours of community of the second	•
	the time of the conviction and possesses a high school	
	school graduation equivalency certificate, or a Ger	neral Education
(7)	Development degree.	
(7)	The search of the confidential records of expunctions c	•
	Administrative Office of the Courts shows that the petitio	ner has not been
(f) No -	previously granted an expunction.	action (a) of this
-	erson as to whom an order has been entered pursuant to subs	
	held thereafter under any provision of any laws to be gui	
	g a false statement by reason of that person's failure to recite	-

49 the arrest, indictment, information, trial, or conviction. Persons pursuing certification under the 50 provisions of Chapter 17C or 17E of the General Statutes, however, shall disclose any and all 1 felony convictions to the certifying Commission regardless of whether or not the felony 2 convictions were expunged pursuant to the provisions of this section.

Persons required by State law to obtain a criminal history record check on a prospective
 employee shall not be deemed to have knowledge of any convictions expunged under this
 section.

6 (g) The court shall also order that the nonviolent felony conviction be expunged from 7 the records of the court and direct all law enforcement agencies bearing record of the same to 8 expunge their records of the conviction. The clerk shall notify State and local agencies of the 9 court's order as provided in G.S. 15A-150.

10 (h) Any other applicable State or local government agency shall expunge from its 11 records entries made as a result of the conviction ordered expunged under this section. The 12 agency shall also reverse any administrative actions taken against a person whose record is 13 expunged under this section as a result of the charges or convictions expunged. This subsection 14 shall not apply to the Department of Justice for DNA records and samples stored in the State 15 DNA Database and the State DNA Databank.

16 (i) Any person eligible for expunction of a criminal record under this section shall be 17 notified about the provisions of this section by the probation officer assigned to that person. If 18 no probation officer is assigned, notification of the provisions of this section shall be provided 19 by the court at the time of the conviction of the felony which is to be expunged under this 20 section."

21 22 SECTION 3. G.S. 15A-145(d1) is repealed.

SECTION 4. G.S. 15A-146 reads as rewritten:

23 "§ 15A-146. Expunction of records when charges are dismissed or there are findings of 24 not guilty.

25 If any person is charged with a crime, either a misdemeanor or a felony, or was (a) 26 charged with an infraction under G.S. 18B-302(i) prior to December 1, 1999, and the charge is 27 dismissed, or a finding of not guilty or not responsible is entered, that person may apply to the 28 court of the county where the charge was brought for an order to expunge from all official 29 records any entries relating to his apprehension or trial. The court shall hold a hearing on the 30 application and, upon finding that the person had not previously received an expungement 31 under this section, G.S. 15A-145, G.S. 15A-145.1, 15A-145.2, or 15A-145.3, 15A-145.3, 32 15A-145.4, or 15A-145.5, and that the person had not previously been convicted of any felony 33 under the laws of the United States, this State, or any other state, the court shall order the 34 expunction. No person as to whom such an order has been entered shall be held thereafter 35 under any provision of any law to be guilty of perjury, or to be guilty of otherwise giving a 36 false statement or response to any inquiry made for any purpose, by reason of his failure to 37 recite or acknowledge any expunged entries concerning apprehension or trial.

38 (a1) Notwithstanding subsection (a) of this section, if a person is charged with multiple 39 offenses and all the charges are dismissed, or findings of not guilty or not responsible are made, 40 then a person may apply to have each of those charges expunged if the offenses occurred within 41 the same 12-month period of time or if the charges are dismissed or findings are made at the 42 same term of court. Unless circumstances otherwise clearly provide, the phrase "term of court" 43 shall mean one week for superior court and one day for district court. There is no requirement 44 that the multiple offenses arise out of the same transaction or occurrence or that the multiple 45 offenses were consolidated for judgment. The court shall hold a hearing on the application. If 46 the court finds (i) that the person had not previously received an expungement under this 47 subsection, or that any previous expungement received under this subsection occurred prior to 48 October 1, 2005 and was for an offense that occurred within the same 12-month period of time, 49 or was dismissed or findings made at the same term of court, as the offenses that are the subject 50 of the current application, (ii) that the person had not previously received an expungement 51 under G.S. 15A-145, 15A-145.1, 15A-145.2, or 15A-145.3, 15A-145.3, 15A-145.4, or

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1 <u>15A-145.5</u>, and (iii) that the person had not previously been convicted of any felony under the 2 laws of the United States, this State, or any other state, the court shall order the expunction. No 3 person as to whom such an order has been entered shall be held thereafter under any provision 4 of any law to be guilty of perjury, or to be guilty of otherwise giving a false statement or 5 response to any inquiry made for any purpose, by reason of his failure to recite or acknowledge 6 any expunged entries concerning apprehension or trial.

7 The court may also order that the said entries, including civil revocations of drivers (b) 8 licenses as a result of the underlying charge, shall be expunged from the records of the court, 9 and direct all law-enforcement agencies, the Division of Adult Correction of the Department of 10 Public Safety, the Division of Motor Vehicles, and any other State or local government 11 agencies identified by the petitioner as bearing record of the same to expunge their records of 12 the entries, including civil revocations of drivers licenses as a result of the underlying charge 13 being expunged. This subsection does not apply to civil or criminal charges based upon the 14 civil revocation, or to civil revocations under G.S. 20-16.2. The clerk shall notify State and 15 local agencies of the court's order as provided in G.S. 15A-150. The clerk shall forward a 16 certified copy of the order to the Division of Motor Vehicles for the expunction of a civil 17 revocation provided the underlying criminal charge is also expunged. The civil revocation of a 18 drivers license shall not be expunged prior to a final disposition of any pending civil or criminal 19 charge based upon the civil revocation. The costs of expunging the records, as required under 20 G.S. 15A-150, shall not be taxed against the petitioner.

21 Any person entitled to expungement under this section may also apply to the court (b1) 22 for an order expunging DNA records when the person's case has been dismissed by the trial 23 court and the person's DNA record or profile has been included in the State DNA Database and 24 the person's DNA sample is stored in the State DNA Databank. A copy of the application for 25 expungement of the DNA record or DNA sample shall be served on the district attorney for the 26 judicial district in which the felony charges were brought not less than 20 days prior to the date 27 of the hearing on the application. If the application for expungement is granted, a certified copy 28 of the trial court's order dismissing the charges shall be attached to an order of expungement. 29 The order of expungement shall include the name and address of the defendant and the 30 defendant's attorney and shall direct the SBI to send a letter documenting expungement as 31 required by subsection (b2) of this section.

32 Upon receiving an order of expungement entered pursuant to subsection (b1) of this (b2) 33 section, the SBI shall purge the DNA record and all other identifying information from the 34 State DNA Database and the DNA sample stored in the State DNA Databank covered by the 35 order, except that the order shall not apply to other offenses committed by the individual that 36 qualify for inclusion in the State DNA Database and the State DNA Databank. A letter 37 documenting expungement of the DNA record and destruction of the DNA sample shall be sent 38 by the SBI to the defendant and the defendant's attorney at the address specified by the court in 39 the order of expungement.

40 (c) The clerk shall notify State and local agencies of the court's order as provided in
 41 G.S. 15A-150."

42

SECTION 5. G.S. 15A-151(a) reads as rewritten:

43 "§ 15A-151. Confidential agency files; exceptions to expunction.

44 (a) The Administrative Office of the Courts shall maintain a confidential file containing
45 the names of those people for whom it received a notice under G.S. 15A-150. The information
46 contained in the file may be disclosed only as follows:

- 47 48 49
- (1) To a judge of the General Court of Justice of North Carolina for the purpose of ascertaining whether a person charged with an offense has been previously granted a discharge or an expunction.
- 50 (2) To a person requesting confirmation of the person's own discharge or 51 expunction, as provided in G.S. 15A-152.

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(3)	To the General Court of Justice of North Carolina in response to a subpose	na
	or other court order issued pursuant to a civil action under G.S. 15A-152.	
(4)	If the criminal record was expunged pursuant to G.S. 15A-145.	.4,
	G.S. 15A-145.4 or G.S. 15A-145.5, to State and local law enforceme	ent
	agencies for employment purposes only.	
(5)	If the criminal record was expunged pursuant to G.S. 15A-145.	.4,
	G.S. 15A-145.4 or G.S. 15A-145.5, to the North Carolina Criminal Justi	ce
	Education and Training Standards Commission for certification purpos	ses
	only.	
(6)	If the criminal record was expunged pursuant to G.S. 15A 145.	
	G.S. 15A-145.4 or G.S. 15A-145.5, to the North Carolina Sherif	
	Education and Training Standards Commission for certification purpos	ses
	only."	
	FION 6. G.S. 17C-13(b) reads as rewritten:	
	ithstanding G.S. 15A-145.4, G.S. 15A-145.4 or G.S. 15A-145.5, t	
	ay gain access to a person's felony conviction records, including tho	
	ne Administrative Office of the Courts in its confidential files containing the	
1	ns granted expunctions. The Commission may deny, suspend, or revoke	
-	ation based solely on that person's felony conviction, whether or not the	nat
conviction was e		
	FION 7. G.S. 17E-12(b) reads as rewritten:	
	ithstanding G.S. 15A-145.4, G.S. 15A-145.4 or G.S. 15A-145.5, t	
	ay gain access to a person's felony conviction records, including tho	
	ne Administrative Office of the Courts in its confidential files containing the	
1	ns granted expunctions. The Commission may deny, suspend, or revoke	
-	ation based solely on that person's felony conviction, whether or not the	nat
conviction was e		
	FION 8. Sections 2, 3, and 4 of this act become effective December 1, 201	
11 . 1	itions filed on or after that date, but petitions filed prior to that date are n	ot
abated by this ac	t. The remainder of this act becomes effective December 1, 2012.	