GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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SENATE BILL 1081 Judiciary I (Civil) Committee Substitute Adopted 7/18/07 Finance Committee Substitute Adopted 7/30/07

	Short Title: Expunge Nonviolent Crimes. (Public)
	Sponsors:
	Referred to:
	March 22, 2007
1	A BILL TO BE ENTITLED
2	AN ACT TO PROVIDE FOR THE EXPUNCTION OF CONVICTIONS FOR
3	CERTAIN NONVIOLENT CRIMINAL OFFENSES UPON APPLICATION AND
4	A FEE, TO ALLOW DISCLOSURE OF EXPUNGED INFORMATION TO LAW
5	ENFORCEMENT AGENCIES AND OTHER SPECIFIED AGENCIES FOR
6	EMPLOYMENT AND LICENSING PURPOSES AND TO REQUIRE THOSE
7	AGENCIES TO MAINTAIN THE CONFIDENTIALITY OF THE EXPUNGED
8	INFORMATION, AND TO MAKE CONFORMING CHANGES TO EXISTING
9	EXPUNCTION STATUTES.
10	The General Assembly of North Carolina enacts:
11	SECTION 1. Article 5 of Chapter 15A of the General Statutes is amended
12	by adding a new section to read:
13	"§ 15A-150. Expunction of records for conviction of certain nonviolent criminal
14	offenses.
15	(a) A person may file a petition in the court where the person was convicted for
16	expunction of a felony conviction from the person's criminal record if all of the
17	following criteria are met:
18	(1) The person, at the time of the felony offense, had not previously been
19	convicted of any felony or misdemeanor other than a traffic violation
20	under the laws of the United States, the laws of this State, or any other
21	state.
22	(2) <u>The conviction is for a felony violation of any of the following:</u>
23	<u>a.</u> <u>G.S. 14-54.</u>
24	<u>b.</u> <u>G.S. 14-56.</u>

25 G.S. 14-100 where the thing of value is less than one hundred 26 <u>d.</u> thousand dollars (\$100,000). 27 G.S. 90-95(d)(4). 28 <u>e.</u>

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1	<u>(3)</u>	The person, at the t	ime of the petition, has no conv	victions other than
2			expunged and traffic violations	
3			e laws of this State, or any other	
4	(b) The		ed earlier than 10 years after the	
5		÷	entence, period of probation,	-
6		-	er occurs later. The petition shall	-
7	following:		•	
8	(1)	An affidavit by the	petitioner stating all of the follow	ing:
9			tioner has been of good moral	-
10		-	od since the date of the felo	
11		question.		•
12		^	tioner had not been convicted of	f any other felony
13		or any misde	meanor other than a traffic violat	ion under the laws
14		of the United	States or the laws of this State or	r any other state.
15		c. That the peti	ition has no restitution orders of	or civil judgments
16		representing	amounts ordered for restitution e	entered against the
17		petitioner out	standing.	
18	<u>(2)</u>	Verified affidavits of	f two persons, who are not relate	ed to the petitioner
19			blood or marriage and were no	
20		actions giving rise to	the felony conviction in questio	<u>n, that:</u>
21		<u>a.</u> <u>The person k</u>	nows the character and reputatio	n of the petitioner
22			unity in which the petitioner lives	
23		b. <u>The petitione</u>	r's character and reputation are ge	<u>bod.</u>
24		-	er is and has been of good moral	
25		• -	od since the date of the felo	ny conviction in
26		question.		
27	<u>(3)</u>		ne petition is a motion in the o	cause in the case
28		wherein the petition		
29	<u>(4)</u>		form approved by the Administra	
30			nd authorizing all of the following	
31			national criminal record check b	* *
32			ng any information required by t	
33			Courts to identify the individual.	
34 25		•	the Department of Justice for	any outstanding
35 26			ending criminal cases.	ations maintained
36 37			the confidential record of expunities of the Courts	ctions maintained
38	(a) The f		<u>iistrative Office of the Courts.</u> I upon the district attorney of the	court wherein the
38 39			. The district attorney shall have	
39 40			petition and shall be duly notifie	
40 41		• •	rict attorney shall make his or l	
41	•	▲	ne victim of the request for expu	
43			equired by subsection (b)(4) of the	<u> </u>
75	auto or the heat	is. The application h		ns section shan of

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1	forwarded to th	e Department of Justice and to the Administrative Office of the Courts,
2		duct the searches and report their findings to the court.
3		court in which the petition was filed may take any of the following steps
4		er at least the following issues in rendering a decision upon a petition for
5	•	ecords of a felony conviction under this section:
6	(1)	Call upon a probation officer for additional investigation or
7	<u> </u>	verification of the petitioner's conduct during the 10-year period since
8		the date of conviction of the felony conviction in question.
9	<u>(2)</u>	Review the results of the State and national criminal record check by
10	<u></u>	the Department of Justice and Administrative Office of the Courts.
11	<u>(3)</u>	Review the amount of restitution, if any, made by the petitioner to the
12		victim of the felony conviction to be expunged and give consideration
13		to whether or not restitution was paid in full.
14	<u>(4)</u>	Review any other information the court deems relevant, including
15		affidavits or other testimony provided by law enforcement officers,
16		district attorneys, and victims of the felony committed by the
17		petitioner.
18	<u>(e)</u> The a	court may order that the petitioner be restored, in the contemplation of
19	the law, to th	e status the petitioner occupied before the arrest or indictment or
20	information if the	he court finds all of the following after a hearing:
21	<u>(1)</u>	The petitioner has remained of good moral character 10 ten years from
22		the date of conviction of the felony in question or any active sentence,
23		period of probation, or post-release supervision has been served,
24		whichever is later.
25	<u>(2)</u>	The petitioner has not previously been convicted of any felony or
26		misdemeanor other than a traffic violation under the laws of the United
27		States, the laws of this State, or any other state.
28	<u>(3)</u>	The petitioner has no outstanding warrants or pending criminal cases.
29	<u>(4)</u>	The petitioner has no outstanding restitution orders or civil judgments
30		representing amounts ordered for restitution entered against the
31		petitioner.
32	<u>(5)</u>	The search of the confidential records of expunctions conducted by the
33		Administrative Office of the Courts shows that the petitioner has not
34		been previously granted an expunction.
35		erson as to whom an order has been entered pursuant to subsection (e) of
36		all be held thereafter under any provision of any laws to be guilty of
37		wise giving a false statement by reason of that person's failure to recite
38		e the arrest, indictment, information, trial, or conviction. Persons
39	* *	cation under the provisions of Chapters 17C or 17E of the General
40		disclose any and all felony convictions to the certifying commission
41		hether or not the felony convictions were expunded under this section.
42	-	court shall also order that the felony conviction be expunded from the
43 44		ourt and direct all law enforcement agencies bearing record of the same
44	to expunge that	t agency's records of the felony conviction. The clerk shall forward a

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1	certified conv	of the order to the sheriff, chief of police, or other arresting law					
2	enforcement agency. The sheriff, chief of police, or head of any other arresting law						
3	enforcement agency shall then transmit the copy of the order with a form supplied by						
4	Ũ						
5		the State Bureau of Investigation to the State Bureau of Investigation, and the State Bureau of Investigation shall forward the order to the Federal Bureau of Investigation.					
6		rson as to whom an order has been entered pursuant to subsection (e) of					
7	-	y notify any other applicable State or local government agency of the					
8							
9	order, and that State or local government agency shall expunge from its records entries made as a result of the conviction ordered expunged under this section. The person may						
10		at the State or local government agency reverse any administrative					
11	actions taken against that person as a result of the charges or convictions expunged, and						
12		al government agency shall use its discretion in deciding whether or not					
13		hole or part, any action taken against that person. This subsection shall					
14		Department of Justice for DNA records and samples stored in the State					
15		and the State DNA Databank.					
16		clerk of superior court in each county in North Carolina shall, as soon as					
17		r each term of court in the clerk's county, file with the Administrative					
18	-	ourts the names of those persons granted expunctions under this section,					
19		strative Office of the Courts shall maintain a confidential file containing					
20		rsons granted expunctions. The information contained in the file shall be					
21	disclosed only a						
22	(1)	To judges of the General Court of Justice of North Carolina for the					
23	<u> </u>	purpose of ascertaining whether any person charged with an offense					
24		has been previously granted a discharge.					
25	<u>(2)</u>	To federal, State, and local law enforcement agencies for employment					
26		purposes only.					
27	<u>(3)</u>	To the North Carolina Criminal Justice Education and Training					
28		Standards Commission for certification purposes only.					
29	<u>(4)</u>	To the North Carolina Sheriffs' Education and Training Standards					
30		Commission for certification purposes only.					
31	<u>(5)</u>	To federally insured depository institutions for employment purposes					
32		only.					
33	<u>(6)</u>	To the North Carolina State Bar and the Board of Law Examiners for					
34		licensing purposes only.					
35	<u>(7)</u>	To the North Carolina State Board of Certified Public Accountant					
36		Examiners for licensing purposes only.					
37	<u>(8)</u>	To local boards of education for employment purposes only.					
38	<u>(9)</u>	To the Department of Health and Human Services for licensing					
39		purposes, employment purposes, and placement purposes if a criminal					
40		history check is mandated for the license or placement.					
41	<u>(10)</u>	To the North Carolina Medical Board for licensing purposes only.					
42	<u>(11)</u>	To the North Carolina Real Estate Commission for licensing purposes					
43		<u>only.</u>					
44	<u>(12)</u>	To the North Carolina Appraisal Board for licensing purposes only.					

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1	(j) <u>A person who files a petition for expunction of a criminal record under this</u>
2	section must pay the clerk of superior court a fee of two hundred dollars (\$200.00) at
3	the time the petition is filed. One hundred dollars (\$100.00) of the fee collected under
4	this subsection shall be remitted to the North Carolina Department of Justice to pay the
5	costs of the State Bureau of Investigation purging records pursuant to receipt of an order
6	of expunction. The remaining one hundred dollars (\$100.00) of the fee shall be remitted
7	to the Administrative Office of the Courts to pay the costs associated with
8	implementation of the provisions of this section. This subsection does not apply to
9	petitions filed by an indigent."
10	SECTION 2. G.S. 17C-13 reads as rewritten:
11	"§ 17C-13. Pardons.
12	(a) When a person presents competent evidence that he has been granted an
13	unconditional pardon for a crime in this State, any other state, or the United States, the
14	Commission may not deny, suspend, or revoke that person's certification based solely
15	on the commission of that crime or for an alleged lack of good moral character due to
16	the commission of that crime.
17	(b) Notwithstanding G.S. 15A-150, the Commission may gain access to a
18	person's felony conviction records, including those maintained by the Administrative
19	Office of the Courts in its confidential files containing the names of persons granted
20	expunctions. The Commission may deny, suspend, or revoke a person's certification
21	based solely on that person's felony conviction, whether or not the felony conviction
22	was expunged."
23	SECTION 3. G.S. 17E-12 reads as rewritten:
24	"§ 17E-12. Pardons.
25	(a) When a person presents competent evidence that the person has been granted
26	an unconditional pardon of innocence for a crime in this State, any other state, or the
27	United States, the Commission may not deny, suspend, or revoke that person's
28	certification based solely on the commission of that crime or for alleged lack of good
29	moral character due to the commission of that crime.
30	(b) Notwithstanding G.S. 15A-150, the Commission may gain access to a
31	person's felony conviction records, including those maintained by the Administrative
32	Office of the Courts in its confidential files containing the names of persons granted
33	expunctions. The Commission may deny, suspend, or revoke a person's certification
34	based solely on that person's felony conviction, whether or not the felony conviction
35	was expunged."
36	SECTION 4. This act becomes effective December 1, 2007, and applies to
37	applications for expunction of records made on or after that date

37 applications for expunction of records made on or after that date.