## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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## **HOUSE BILL 571**

Short Title:	Automatic Expunction/Wrongful Conviction. (Pul	blic)
Sponsors:	Representatives Hanes, Hardister, Dobson, and Quick (Primary Sponsors). For a complete list of sponsors, refer to the North Carolina General Assembly web site.	
Referred to:	Judiciary I, if favorable, Appropriations	
	April 6, 2017	
RECORD LATER ADMINI The General	A BILL TO BE ENTITLED O PROVIDE FOR THE AUTOMATIC EXPUNCTION OF A PERSO O IF THE PERSON IS WRONGLY CONVICTED, INCARCERATED, A CLEARED OF THE CHARGE AND TO APPROPRIATE FUNDS TO T STRATIVE OFFICE OF THE COURTS TO HELP IMPLEMENT THIS ACT Assembly of North Carolina enacts:	ND THE
adding a new	ECTION 1. Article 5 of Chapter 15A of the General Statutes is amended section to read: Expunction of records when person is wrongly convicted and later clear	•
prison as a re the reviewing person be dis any entries re <u>A person</u>	any person is wrongly convicted and incarcerated but later is discharged frequencies of a successful appeal, motion for appropriate relief, or writ of habeas correst g court that determined the person was wrongfully convicted and ordered acharged from prison shall also enter an order to expunge from all official record elating to the person's apprehension, charge, or trial as provided by this section. Who was wrongly convicted and incarcerated and who was discharged from period by the person of the reviewing court that determined the period of the person of the period by the period of the period.	<u>pus,</u> <u>the</u> ords
was wrongfu expunge from trial as provi- finding that prison, shall e (b) If	Illy convicted and ordered the person's discharge from prison for an order all official records any entries relating to the person's apprehension, charged ded by this section. The court shall hold a hearing on the application and, u the person was wrongly convicted and incarcerated but later discharged fr enter an order to expunge all official records as provided by this section. any person is wrongly convicted and incarcerated but later is discharged fr	r to e, or pon from
innocent, the dismissal of entries relatin <u>A person</u>	esult of a determination pursuant to Article 92 of this Chapter that the person e three-judge panel that determined the person's innocence and entered the charges shall also enter an order to expunge from all official records ag to the person's apprehension, charge, or trial as provided by this section. who was wrongly convicted and incarcerated and was discharged from pri- mber 1, 2017, as a result of a determination pursuant to Article 92 of this Cha	<u>the</u> any ison

prior to December 1, 2017, as a result of a determination pursuant to Article 92 of this Chapter that the person was innocent, may petition the three-judge panel that determined the person's innocence and entered the dismissal of the charges for an order to expunge from all official records any entries relating to the person's apprehension, charge, or trial as provided by this section. The court shall hold a hearing on the application and, upon finding that the person was wrongly convicted and incarcerated but later discharged from prison as a result of the Commission's determination of the person's innocence, shall enter an order to expunge all official records as provided by this section.



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1	(c) The order of expunction shall include an instruction that any entries relating to the		
2	person's apprehension, charge, or trial shall be expunged from the records of the court and		
3	direct all law enforcement agencies, the Division of Adult Correction of the Department of		
4	Public Safety, the Division of Motor Vehicles, or any other State or local government agencies		
5	identified by the petitioner as bearing record of the same to expunge their records of the entries.		
6	The clerk shall notify State and local agencies of the court's order, as provided in		
7	G.S. 15A-150. The expunction shall be automatic and the person shall not be required to file a		
8	petition for the expunction. The costs of expunging the records, as required under		
9	G.S. 15A-150, shall not be taxed against the petitioner.		
10	(d) No person as to whom such an order has been entered under this section shall be		
11	held thereafter under any provision of any law to be guilty of perjury, or to be guilty of		
12	otherwise giving a false statement or response to any inquiry made for any purpose, by reason		
13	of the person's failure to recite or acknowledge any expunged entries concerning apprehension,		
14	charge, or trial.		
15	(e) It is the intent of the General Assembly that the State pay the cost for any legal		
16	services provided by counsel pursuant to this section and that the State also waive any legal		
17	fees or court costs associated with a proceeding under this section to have records expunged.		
18	Therefore, notwithstanding any other provision of law, a person discharged from prison prior to		
19	December 1, 2017, who may petition the court for an expunction under this section is entitled		
20	to services of counsel for the expunction proceeding regardless of the person's financial status.		
21	Further, notwithstanding any other provision of law, any legal fee or court cost associated with		
22	the proceeding shall be waived.		
23	A person who wants counsel appointed shall file with the clerk of court a written request for		
24	the appointment of counsel. The court shall appoint counsel in accordance with rules adopted		
25	by the Office of Indigent Defense Services. Appointment of counsel shall be made no later than		
26	10 days from the date of receipt of the request by the clerk of court. The professional		
27	relationship of counsel provided pursuant to this subsection is the same as if counsel had been		
28	privately retained by the person. Unless a public defender or assistant public defender is		
29	appointed to serve, private counsel appointed under this section shall receive reasonable		
30	compensation to be paid by the State."		
31	SECTION 2. There is appropriated from the General Fund to the Judicial		
32	Department to be allocated to the Administrative Office of the Courts the sum of ten thousand		
33	dollars (\$10,000) to assist with the cost of implementing this act.		
34	<b>SECTION 3.</b> Sections 2 and 3 of this act become effective July 1, 2017. The		
35	remainder of this act becomes effective December 1, 2017.		