GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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HOUSE BILL 621

Short Title:	Expungement Process Modifications.	(Public)
Sponsors:	Representatives Faircloth, Stevens, McGrady, and Reives (Primary Spo For a complete list of sponsors, refer to the North Carolina General Assembly we	· ·
Referred to:	Judiciary II	

April 10, 2017

A BILL TO BE ENTITLED

2	AN ACT TO STANDARDIZE THE FILING PROCEDURES FOR EXPUNGEMENTS, TO
3	AUTHORIZE PROSECUTORS ACCESS TO CERTAIN RECORDS OF
4	EXPUNGEMENT, TO ALLOW CERTAIN EXPUNGED CRIMINAL ACTS TO BE
5	CONSIDERED IN CALCULATING PRIOR RECORD LEVELS DURING
6	SENTENCING FOR SUBSEQUENT OFFENSES, AND TO MAKE OTHER
7	MODIFICATIONS TO THE EXPUNGEMENT PROCESS.
8	The General Assembly of North Carolina enacts:
9	SECTION 1. Article 5 of Chapter 15A of the General Statutes reads as rewritten:
10	"Article 5.
11	"Expunction of Records.
12	"§ 15A-145. Expunction of records for first offenders under the age of 18 at the time of
13	conviction of misdemeanor; expunction of certain other misdemeanors.
14	(a) Whenever any person who has not previously been convicted of any felony, or
15	misdemeanor other than a traffic violation, under the laws of the United States, the laws of this
16	State or any other state, (i) pleads guilty to or is guilty of a misdemeanor other than a traffic
17	violation, and the offense was committed before the person attained the age of 18 years, or (ii)
18	pleads guilty to or is guilty of a misdemeanor possession of alcohol pursuant to
19	G.S. 18B-302(b)(1), and the offense was committed before the person attained the age of 21
20	years, he may file a petition in the court of the county where he was convicted for expunction
21	of the misdemeanor from his criminal record. The petition cannot be filed earlier than: (i) two
22	years after the date of the conviction, or (ii) the completion of any period of probation,
23	whichever occurs later, and the petition shall contain, but not be limited to, the following:
24	(1) An affidavit by the petitioner that he has been of good behavior for the
25	two-year period since the date of conviction of the misdemeanor in question
26	and has not been convicted of any felony, or misdemeanor other than a
27	traffic violation, under the laws of the United States or the laws of this State
28	or any other state.
29	(2) Verified affidavits of two persons who are not related to the petitioner or to
30	each other by blood or marriage, that they know the character and reputation
31	of the petitioner in the community in which he lives and that his character

and reputation are good.
(3) A statement that the petition is a motion in the cause in the case wherein the petitioner was convicted.



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	(4)	Repealed by Session Laws 2010-174, s. 2, effectiv	
2		applicable to petitions for expunctions filed on or after	
₿ -	(4a)	An application on a form approved by the Admin	
		Courts requesting and authorizing a name-based Sta	
		record check by the Department of Public Safety	e .
		required by the Administrative Office of the Courts t	•
		and a search of the confidential record of expunct	•
		Administrative Office of the Courts. The application	
		with the clerk of superior court. The clerk of superior	
		authorizing signature of the judge then presiding in	
		the signed application to the Department of Pul	blic Safety and to the
		Administrative Office of the Courts, which shall co	onduct the searches and
		report their findings to the court.	
	(5)	An affidavit by the petitioner that no restitution or	ders or civil judgments
		representing amounts ordered for restitution en	tered against him are
		outstanding.	-
	The petition	shall be served upon the district attorney of the cour	rt wherein the case was
	-	conviction. The district attorney shall have 10 days th	
	0	reto and shall be duly notified as to the date of the hear	
	• •	whom the petition is presented is authorized to call u	e 1
		al investigation or verification of the petitioner's cond	
	period that he de	• •	<u> </u>
	1	ng in this section shall be interpreted to allow the exp	punction of any offense
		ed driving as defined in G.S. 20-4.01(24a).	
	0 1	court, after hearing, finds that the petitioner had rem	nained of good behavior
		conviction of any felony or misdemeanor, other than a	-
		date of conviction of the misdemeanor in question	
	•	tution orders or civil judgments representing amounts	-
	-	him, and (i) petitioner was not 18 years old at the	
	U	petitioner was not 21 years old at the time of the o	
		to G.S. 18B-302(b)(1), it shall order that such per	
	-	f the law, to the status he occupied before such a	
	information.	i the law, to the status he occupied before such a	arrest of meletiment of
		erson as to whom such order has been entered shall l	he held thereafter under
	-	any laws to be guilty of perjury or otherwise givin	
		ure to recite or acknowledge such arrest, or indictment.	-
		inquiry made of him for any purpose. This subsecti	
		ing when the person has been convicted of a subsequent	
		ourt shall also order that the misdemeanor conviction,	
		s the result of a criminal charge, be expunged from t	
		direct all law-enforcement agencies, the Division of	
	-	Public Safety, the Division of Motor Vehicles, and a	•
	0 0	cies identified by the petitioner as bearing record of th	1 0
		titioner's conviction or a civil revocation of a drivers l	
	-	This subsection does not apply to civil or criminal char	• •
		civil revocations under G.S. 20-16.2. The clerk shal	-
	-	court's order as provided in G.S. 15A-150. The clerk s	
	1.	r to the Division of Motor Vehicles for the expuncti	
	-	derlying criminal charge is also expunged. The civil	
		be expunged prior to a final disposition of any pending	civil or criminal charge
	based upon the c	ivil revocation.	

1 (d) The clerk shall notify State and local agencies of the court's order as provided in 2 G.S. 15A-150.

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(d1) Repealed by Session Laws 2012-191, s. 3, effective December 1, 2012.

4 A person who files a petition for expunction of a criminal record under this section (e) 5 must pay the clerk of superior court a fee of one hundred seventy-five dollars (\$175.00) at the 6 time the petition is filed. Fees collected under this subsection are payable to the Administrative 7 Office of the Courts. The clerk of superior court shall remit one hundred twenty-two dollars 8 and fifty cents (\$122.50) of each fee to the North Carolina Department of Public Safety for the 9 costs of criminal record checks performed in connection with processing petitions for 10 expunctions under this section. The remaining fifty-two dollars and fifty cents (\$52.50) of each 11 fee shall be retained by the Administrative Office of the Courts and used to pay the costs of processing petitions for expunctions under this section. This subsection does not apply to 12 13 petitions filed by an indigent.

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"§ 15A-145.1. Expunction of records for first offenders under the age of 18 at the time of conviction of certain gang offenses.

Whenever any person who has not previously been convicted of any felony or 16 (a) 17 misdemeanor other than a traffic violation under the laws of the United States or the laws of 18 this State or any other state pleads guilty to or is guilty of (i) a Class H felony under Article 19 13A of Chapter 14 of the General Statutes or (ii) an enhanced offense under G.S. 14-50.22, or 20 has been discharged and had the proceedings against the person dismissed pursuant to 21 G.S. 14-50.29, and the offense was committed before the person attained the age of 18 years, the person may file a petition in the court of the county where the person was convicted for 22 23 expunction of the offense from the person's criminal record. Except as provided in 24 G.S. 14-50.29 upon discharge and dismissal, the petition cannot be filed earlier than (i) two 25 years after the date of the conviction or (ii) the completion of any period of probation, 26 whichever occurs later. The petition shall contain, but not be limited to, the following:

- (1) An affidavit by the petitioner that the petitioner has been of good behavior (i) during the period of probation since the decision to defer further proceedings on the offense in question pursuant to G.S. 14-50.29 or (ii) during the two-year period since the date of conviction of the offense in question, whichever applies, and has not been convicted of any felony or misdemeanor other than a traffic violation under the laws of the United States or the laws of this State or any other state.
 - (2) Verified affidavits of two persons who are not related to the petitioner or to each other by blood or marriage, that they know the character and reputation of the petitioner in the community in which the petitioner lives, and that the petitioner's character and reputation are good.
 - (3) If the petition is filed subsequent to conviction of the offense in question, a statement that the petition is a motion in the cause in the case wherein the petitioner was convicted.
 - (4) Repealed by Session Laws 2010-174, s. 4, effective October 1, 2010, and applicable to petitions for expunctions filed on or after that date.
- 43 (4a) An application on a form approved by the Administrative Office of the 44 Courts requesting and authorizing a name-based State and national criminal 45 record check by the Department of Public Safety using any information required by the Administrative Office of the Courts to identify the individual 46 47 and a search of the confidential record of expunctions maintained by the 48 Administrative Office of the Courts. The application shall be forwarded filed 49 with the clerk of superior court. The clerk of superior court shall obtain the 50 authorizing signature of the judge then presiding in that county and forward 51 the signed application to the Department of Public Safety and to the

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1	Administrative Office of the Courts, which shall conduc	t the searches and
2	report their findings to the court.	
3	(5) An affidavit by the petitioner that no restitution orders	or civil judgments
4 5	representing amounts ordered for restitution entered aga are outstanding.	ainst the petitioner
6	The petition shall be served upon the district attorney of the court wh	erein the case was
7	tried resulting in conviction. The district attorney shall have 10 days thereaf	
8	any objection thereto and shall be duly notified as to the date of the hearing of	
9	The judge to whom the petition is presented is authorized to call upon	
10	for any additional investigation or verification of the petitioner's co	-
11	probationary period or during the two-year period after conviction.	
12	(b) If the court, after hearing, finds that (i) the petitioner was	dismissed and the
13	proceedings against the petitioner discharged pursuant to G.S. 14-50.29 and	
14	not yet attained 18 years of age at the time of the offense or (ii) the petition	1
15	good behavior and been free of conviction of any felony or misdemeanor	
16	violation for two years from the date of conviction of the offense in question	
17	no outstanding restitution orders or civil judgments representing amounts ord	-
18	entered against the petitioner, and the petitioner had not attained the age of 1	
19	of the offense in question, it shall order that such person be restored, in the	•
20	the law, to the status occupied by the petitioner before such arrest or indictm	1
21	and that the record be expunded from the records of the court.	
22	(b1) No person as to whom such order has been entered shall be he	ld thereafter under
23	any provision of any laws to be guilty of perjury or otherwise giving a	
24	reason of the person's failure to recite or acknowledge such arrest, or indictm	ent or information,
25	or trial, or response to any inquiry made of the person for any purpose. The	nis subsection shall
26	not apply to a sentencing hearing when the person has been convicted of a s	ubsequent criminal
27	offense.	
28	(b2) The court shall also direct all law enforcement agencies, the	Division of Adult
29	Correction of the Department of Public Safety, the Division of Motor Vehic	•
30	State or local government agencies identified by the petitioner as bearing rec	
31	expunge their records of the petitioner's criminal charge and any conviction	U
32	charge. The clerk shall notify State and local agencies of the court's ord	der as provided in
33	G.S. 15A-150.	
34	(c) This section is supplemental and in addition to existing law	
35	construed so as to repeal any existing provision contained in the General	Statutes of North
36	Carolina.	
37	(d) A person who files a petition for expunction of a criminal record	
38	must pay the clerk of superior court a fee of one hundred seventy-five dolla	
39 40	time the petition is filed. Fees collected under this subsection are payable to	
40 4 1	Office of the Courts. The clerk of superior court shall remit one hundred	•
41 42	and fifty cents (\$122.50) of each fee to the North Carolina Department of Pu	•
42 43	costs of criminal record checks performed in connection with proces expunctions under this section. The remaining fifty-two dollars and fifty cen	01
+5 44	fee shall be retained by the Administrative Office of the Courts and used	· ,
44 45	processing petitions for expunctions under this section. This subsection	1 0
46	petitions filed by an indigent.	about hot apply to
47	"§ 15A-145.2. Expunction of records for first offenders not over 21 ye	ears of age at the
48	time of the offense of certain drug offenses.	und of upe ut the
49	(a) Whenever a person is discharged, and the proceedings against the	e person dismissed.

(a) Whenever a person is discharged, and the proceedings against the person dismissed,
pursuant to G.S. 90-96(a) or (a1), and the person was not over 21 years of age at the time of the
offense, the person may apply to the court <u>of the county where charged</u> for an order to expunge

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1 from all official records, other than the confidential files retained under G.S. 15A-151, all 2 recordation relating to the person's arrest, indictment or information, trial, finding of guilty, and 3 dismissal and discharge pursuant to this section. The applicant shall attach to the application 4 petition the following:

- 5 (1) An affidavit by the petitioner that he or she has been of good behavior 6 during the period of probation since the decision to defer further proceedings 7 on the offense in question and has not been convicted of any felony or 8 misdemeanor other than a traffic violation under the laws of the United 9 States or the laws of this State or any other state;
- 10 (2) Verified affidavits by two persons who are not related to the petitioner or to 11 each other by blood or marriage, that they know the character and reputation 12 of the petitioner in the community in which he or she lives, and that the 13 petitioner's character and reputation are good;
 - (3) Repealed by Session Laws 2010-174, s. 5, effective October 1, 2010, and applicable to petitions for expunctions filed on or after that date.
- An application on a form approved by the Administrative Office of the 16 (3a) 17 Courts requesting and authorizing a name-based State and national criminal 18 record check by the Department of Public Safety using any information 19 required by the Administrative Office of the Courts to identify the individual 20 and a search of the confidential record of expunctions maintained by the 21 Administrative Office of the Courts. The application shall be forwarded filed 22 with the clerk of superior court. The clerk of superior court shall obtain the 23 authorizing signature of the judge then presiding in that county and forward 24 the signed application to the Department of Public Safety and to the 25 Administrative Office of the Courts, which shall conduct the searches and 26 report their findings to the court.

The judge to whom the petition is presented is authorized to call upon a probation officer for any additional investigation or verification of the petitioner's conduct during the probationary period deemed desirable.

If the court determines, after hearing, that such person was discharged and the proceedings against him or her dismissed and that the person was not over 21 years of age at the time of the offense, it shall enter such order. The effect of such order shall be to restore such person in the contemplation of the law to the status the person occupied before such arrest or indictment or information.

35 (a1) No person as to whom such order was entered shall be held thereafter under any 36 provision of any law to be guilty of perjury or otherwise giving a false statement by reason of 37 the person's failures to recite or acknowledge such arrest, or indictment or information, or trial 38 in response to any inquiry made of him or her for any purpose. This subsection shall not apply 39 to a sentencing hearing when the person has been convicted of a subsequent criminal offense.

40 (a2) The court shall also order that all records of the proceeding be expunged from the 41 records of the court and direct all law enforcement agencies, the Division of Adult Correction, 42 the Division of Motor Vehicles, and any other State and local government agencies identified 43 by the petitioner as bearing records of the same to expunge their records of the proceeding. The 44 clerk shall notify State and local agencies of the court's order as provided in G.S. 15A-150.

(b) Whenever any person is charged with a misdemeanor under Article 5 of Chapter 90 of the General Statutes by possessing a controlled substance included within Schedules I through VI of Article 5 of Chapter 90 of the General Statutes or a felony under G.S. 90-95(a)(3), upon dismissal by the State of the charges against the person, upon entry of a nolle prosequi, or upon a finding of not guilty or other adjudication of innocence, such person may apply to the court for an order to expunge from all official records all recordation relating to his or her arrest, indictment or information, or trial. If the court determines, after hearing,

that such person was not over 21 years of age at the time the offense for which the person was charged occurred, it shall enter such order. The clerk shall notify State and local agencies of the court's order as provided in G.S. 15A-150. No person as to whom such order has been entered shall be held thereafter under any provision of any law to be guilty of perjury or otherwise giving a false statement by reason of the person's failures to recite or acknowledge such arrest, or indictment or information, or trial in response to any inquiry made of him or her for any purpose.

8 Whenever any person who has not previously been convicted of (i) any felony (c) 9 offense under any state or federal laws; (ii) any offense under Chapter 90 of the General 10 Statutes; or (iii) an offense under any statute of the United States or any state relating to 11 controlled substances included in any schedule of Chapter 90 of the General Statutes or to that 12 paraphernalia included in Article 5B of Chapter 90 of the General Statutes, pleads guilty to or 13 has been found guilty of a misdemeanor under Article 5 of Chapter 90 of the General Statutes 14 by possessing a controlled substance included within Schedules I through VI of Chapter 90, or by possessing drug paraphernalia as prohibited by G.S. 90-113.22 or pleads guilty to or has 15 been found guilty of a felony under G.S. 90-95(a)(3), the court may, upon application of the 16 17 person not sooner than 12 months after conviction, order cancellation of the judgment of 18 conviction and expunction of the records of the person's arrest, indictment or information, trial, 19 and conviction. A conviction in which the judgment of conviction has been canceled and the 20 records expunged pursuant to this subsection shall not be thereafter deemed a conviction for 21 purposes of this subsection or for purposes of disqualifications or liabilities imposed by law 22 upon conviction of a crime, including the additional penalties imposed for second or 23 subsequent convictions of Article 5 of Chapter 90 of the General Statutes.except as provided in 24 G.S. 15A-151.5. Cancellation and expunction under this subsection may occur only once with 25 respect to any person. Disposition of a case under this subsection at the district court division of 26 the General Court of Justice shall be final for the purpose of appeal.

The granting of an application filed under this subsection shall cause the issue of an order to expunge from all official records, other than the confidential files retained under G.S. 15A-151, all recordation relating to the petitioner's arrest, indictment or information, trial, finding of guilty, judgment of conviction, cancellation of the judgment, and expunction of records pursuant to this subsection.

32 The judge to whom the petition is presented is authorized to call upon a probation officer 33 for additional investigation or verification of the petitioner's conduct since conviction. If the 34 court determines that the petitioner was convicted of (i) a misdemeanor under Article 5 of 35 Chapter 90 of the General Statutes for possessing a controlled substance included within 36 Schedules I through VI of Article 5 of Chapter 90 of the General Statutes or for possessing 37 drug paraphernalia as prohibited in G.S. 90-113.22 or (ii) a felony under G.S. 90-95(a)(3), that 38 the petitioner has no disqualifying previous convictions as set forth in this subsection, that the 39 petitioner was not over 21 years of age at the time of the offense, that the petitioner has been of 40 good behavior since his or her conviction, that the petitioner has successfully completed a drug 41 education program approved for this purpose by the Department of Health and Human 42 Services, and that the petitioner has not been convicted of a felony or misdemeanor other than a 43 traffic violation under the laws of this State at any time prior to or since the conviction for the 44 offense in question, it shall enter an order of expunction of the petitioner's court record. The 45 effect of such order shall be to restore the petitioner in the contemplation of the law to the 46 status the petitioner occupied before arrest or indictment or information or conviction. No 47 person as to whom such order was entered shall be held thereafter under any provision of any 48 law to be guilty of perjury or otherwise giving a false statement by reason of the person's 49 failures to recite or acknowledge such arrest, or indictment or information, or conviction, or 50 trial in response to any inquiry made of him or her for any purpose. The judge may waive the 51 condition that the petitioner attend the drug education school if the judge makes a specific

1 finding that there was no drug education school within a reasonable distance of the defendant's

residence or that there were specific extenuating circumstances which made it likely that thepetitioner would not benefit from the program of instruction.

The court shall also order all law enforcement agencies, the Department of Correction, <u>Public Safety</u>, the Division of Motor Vehicles, and any other State or local agencies identified by the petitioner as bearing records of the conviction and records relating thereto to expunge their records of the conviction. The clerk shall notify State and local agencies of the court's order as provided in G.S. 15A-150.

9 A person who files a petition for expunction of a criminal record under this section (d) 10 must pay the clerk of superior court a fee of one hundred seventy-five dollars (\$175.00) at the 11 time the petition is filed. Fees collected under this subsection are payable to the Administrative Office of the Courts. The clerk of superior court shall remit one hundred twenty-two dollars 12 13 and fifty cents (\$122.50) of each fee to the North Carolina Department of Public Safety for the 14 costs of criminal record checks performed in connection with processing petitions for 15 expunctions under this section. The remaining fifty-two dollars and fifty cents (\$52.50) of each 16 fee shall be retained by the Administrative Office of the Courts and used to pay the costs of 17 processing petitions for expunctions under this section. This subsection does not apply to 18 petitions filed by an indigent.

19 "§ 15A-145.3. Expunction of records for first offenders not over 21 years of age at the 20 time of the offense of certain toxic vapors offenses.

(a) Whenever a person is discharged and the proceedings against the person dismissed under G.S. 90-113.14(a) or (a1), such person, if he or she was not over 21 years of age at the time of the offense, may apply to the court <u>of the county where charged</u> for an order to expunge from all official records, other than the confidential files retained under G.S. 15A-151, all recordation relating to the person's arrest, indictment or information, trial, finding of guilty, and dismissal and discharge pursuant to this section. The applicant shall attach to the application petition the following:

- (1) An affidavit by the petitioner that the petitioner has been of good behavior during the period of probation since the decision to defer further proceedings on the misdemeanor in question and has not been convicted of any felony or misdemeanor other than a traffic violation under the laws of the United States or the laws of this State or any other state;
 (2) Verified affidavits by two persons who are not related to the petitioner or to
 - (2) Verified affidavits by two persons who are not related to the petitioner or to each other by blood or marriage, that they know the character and reputation of the petitioner in the community in which the petitioner lives, and that his or her character and reputation are good;
 - (3) Repealed by Session Laws 2010-174, s. 6, effective October 1, 2010, and applicable to petitions for expunctions filed on or after that date.
- 39 An application on a form approved by the Administrative Office of the (3a) Courts requesting and authorizing a name-based State and national criminal 40 41 record check by the Department of Public Safety using any information 42 required by the Administrative Office of the Courts to identify the individual 43 and a search of the confidential record of expunctions maintained by the 44 Administrative Office of the Courts. The application shall be forwarded filed 45 with the clerk of superior court. The clerk of superior court shall obtain the authorizing signature of the judge then presiding in that county and forward 46 47 the signed application to the Department of Public Safety and to the 48 Administrative Office of the Courts, which shall conduct the searches and 49 report their findings to the court.

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1 The judge to whom the petition is presented is authorized to call upon a probation officer 2 for any additional investigation or verification of the petitioner's conduct during the 3 probationary period deemed desirable.

4 If the court determines, after hearing, that such person was discharged and the proceedings 5 against the person dismissed and that he or she was not over 21 years of age at the time of the offense, it shall enter such order. The effect of such order shall be to restore such person in the 6 7 contemplation of the law to the status the person occupied before such arrest or indictment or 8 information. No person as to whom such order was entered shall be held thereafter under any 9 provision of any law to be guilty of perjury or otherwise giving a false statement by reason of 10 the person's failures to recite or acknowledge such arrest, or indictment or information, or trial 11 in response to any inquiry made of him or her for any purpose.

The court shall also order that all records of the proceeding be expunged from the records of the court and direct all law enforcement agencies bearing records of the same to expunge their records of the proceeding. The clerk shall notify State and local agencies of the court's order as provided in G.S. 15A-150.

16 Whenever any person is charged with a misdemeanor under Article 5A of Chapter (b) 17 90 of the General Statutes or possessing drug paraphernalia as prohibited by G.S. 90-113.22, 18 upon dismissal by the State of the charges against the person or upon entry of a nolle prosequi or upon a finding of not guilty or other adjudication of innocence, such person may apply to the 19 20 court for an order to expunge from all official records all recordation relating to the person's 21 arrest, indictment or information, and trial. If the court determines, after hearing that such 22 person was not over 21 years of age at the time the offense for which the person was charged 23 occurred, it shall enter such order. The clerk shall notify State and local agencies of the court's 24 order as provided in G.S. 15A-150.

25 (b1) No person as to whom such order has been entered shall be held thereafter under 26 any provision of any law to be guilty of perjury or otherwise giving a false statement by reason 27 of the person's failures to recite or acknowledge such arrest, or indictment or information, or 28 trial in response to any inquiry made of him or her for any purpose. This subsection shall not 29 apply to a sentencing hearing when the person has been convicted of a subsequent criminal 30 offense.

31 Whenever any person who has not previously been convicted of an offense under (c) 32 Article 5 or 5A of Chapter 90 of the General Statutes or under any statute of the United States 33 or any state relating to controlled substances included in any schedule of Article 5 of Chapter 34 90 of the General Statutes or to that paraphernalia included in Article 5B of Chapter 90 of the 35 General Statutes pleads guilty to or has been found guilty of a misdemeanor under Article 5A 36 of Chapter 90 of the General Statutes, the court may, upon application of the person not sooner 37 than 12 months after conviction, order cancellation of the judgment of conviction and 38 expunction of the records of the person's arrest, indictment or information, trial, and conviction. 39 A conviction in which the judgment of conviction has been cancelled and the records expunded 40 pursuant to this subsection shall not be thereafter deemed a conviction for purposes of this 41 subsection or for purposes of disqualifications or liabilities imposed by law upon conviction of 42 a crime, including the additional penalties imposed for second or subsequent convictions of 43 violation of Article 5A of Chapter 90 of the General Statutes. except as provided in 44 G.S. 15A-151.5. Cancellation and expunction under this subsection may occur only once with 45 respect to any person. Disposition of a case under this subsection at the district court division of 46 the General Court of Justice shall be final for the purpose of appeal.

The granting of an application filed under this subsection shall cause the issue of an order to expunge from all official records, other than the confidential files retained under G.S. 15A-151, all recordation relating to the person's arrest, indictment or information, trial, finding of guilty, judgment of conviction, cancellation of the judgment, and expunction of records pursuant to

51 this subsection.

1 The judge to whom the petition is presented is authorized to call upon a probation officer 2 for additional investigation or verification of the petitioner's conduct since conviction. If the 3 court determines that the petitioner was convicted of a misdemeanor under Article 5A of 4 Chapter 90 of the General Statutes, or for possessing drug paraphernalia as prohibited by 5 G.S. 90-113.22, that the petitioner was not over 21 years of age at the time of the offense, that 6 the petitioner has been of good behavior since his or her conviction, that the petitioner has 7 successfully completed a drug education program approved for this purpose by the Department 8 of Health and Human Services, and that the petitioner has not been convicted of a felony or 9 misdemeanor other than a traffic violation under the laws of this State at any time prior to or 10 since the conviction for the misdemeanor in question, it shall enter an order of expunction of 11 the petitioner's court record. The effect of such order shall be to restore the petitioner in the 12 contemplation of the law to the status he occupied before such arrest or indictment or 13 information or conviction. No person as to whom such order was entered shall be held 14 thereafter under any provision of any law to be guilty of perjury or otherwise giving a false 15 statement by reason of the person's failures to recite or acknowledge such arrest, or indictment 16 or information, or conviction, or trial in response to any inquiry made of him or her for any 17 purpose. The judge may waive the condition that the petitioner attend the drug education school 18 if the judge makes a specific finding that there was no drug education school within a 19 reasonable distance of the defendant's residence or that there were specific extenuating 20 circumstances which made it likely that the petitioner would not benefit from the program of 21 instruction.

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

24 (d) A person who files a petition for expunction of a criminal record under this section 25 must pay the clerk of superior court a fee of one hundred seventy-five dollars (\$175.00) at the 26 time the petition is filed. Fees collected under this subsection are payable to the Administrative 27 Office of the Courts. The clerk of superior court shall remit one hundred twenty-two dollars 28 and fifty cents (\$122.50) of each fee to the North Carolina Department of Public Safety for the 29 costs of criminal record checks performed in connection with processing petitions for 30 expunctions under this section. The remaining fifty-two dollars and fifty cents (\$52.50) of each 31 fee shall be retained by the Administrative Office of the Courts and used to pay the costs of 32 processing petitions for expunctions under this section. This subsection does not apply to 33 petitions filed by an indigent.

34 "§ 15A-145.4. Expunction of records for first offenders who are under 18 years of age at 35 the time of the commission of a nonviolent felony.

36 For purposes of this section, the term "nonviolent felony" means any felony except (a) 37 the following:

- 38 39
- (1)A Class A through G felony.
- (2)A felony that includes assault as an essential element of the offense.
- 40 A felony that is an offense requiring registration pursuant to Article 27A of (3) 41 Chapter 14 of the General Statutes, whether or not the person is currently 42 required to register. 43
 - (4) Repealed by Session Laws 2012-191, s. 2, effective December 1, 2012.
- 44 Any felony offense under the following sex-related or stalking offenses: (5) 45 G.S. 14-27.25(b), 14-27.30(b), 14-190.7, 14-190.8, 14-202, 14-208.11A, 14-208.18, 14-277.3, 14-277.3A, 14-321.1. 46
- 47 Any felony offense in Chapter 90 of the General Statutes where the offense (6)48 involves methamphetamines, heroin, or possession with intent to sell or 49 deliver or sell and deliver cocaine; except that if a prayer for judgment 50 continued has been entered for an offense classified as either a Class G, H,

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1 2	or I felony, the prayer for judgment continued shall be subject under the procedures in this section.	t to expunction
3	(7) A felony offense under G.S. $14-12.12$ (b), $14-12.13$, or $14-12.13$.12.14 or any
4	felony offense for which punishment was determined	· · · · ·
5	G.S. 14-3(c).	pursuant to
6	(8) A felony offense under G.S. 14-401.16.	
7	(9) Any felony offense in which a commercial motor vehicle w	as used in the
8	commission of the offense.	us used in the
9	(10) Any felony offense involving impaired driving as	defined in
10	G.S. 20-4.01(24a).	defined in
10	(b) Notwithstanding any other provision of law, if the person is convicte	d of more than
12	one nonviolent felony in the same session of court and none of the nonviole	
12	alleged to have occurred after the person had already been served with criminal	
13 14	commission of a nonviolent felony, then the multiple nonviolent felony convi	-
15	treated as one nonviolent felony conviction under this section, and the expunction	
16	under this section shall provide that the multiple nonviolent felony convic	
10	expunged from the person's record in accordance with this section.	tions shan be
18	(c) Whenever any person who had not yet attained the age of 18 years at	the time of the
19	commission of the offense and has not previously been convicted of a	
20	misdemeanor other than a traffic violation under the laws of the United States	
20	this State or any other state pleads guilty to or is guilty of a nonviolent felony, t	
22	file a petition in the court <u>of the county</u> where the person was convicted for exp	
23	nonviolent felony from the person's criminal record. The petition shall not be fill	
23 24	four years after the date of the conviction or when any active sentence, period of	
25	post-release supervision has been served, whichever occurs later. The person sha	•
26	at least 100 hours of community service, preferably related to the conviction,	-
27	petition for expunction under this section. The petition shall contain the following	-
28	(1) An affidavit by the petitioner that the petitioner has been	
29	character since the date of conviction of the nonviolent felo	-
30	and has not been convicted of any other felony or any misd	• •
31	than a traffic violation under the laws of the United States or t	
32	State or any other state.	
33	(2) Verified affidavits of two persons who are not related to the	petitioner or to
34	each other by blood or marriage, that they know the character	
35	of the petitioner in the community in which the petitioner liv	es and that the
36	petitioner's character and reputation are good.	
37	(3) A statement that the petition is a motion in the cause in the ca	se wherein the
38	petitioner was convicted.	
39	(4) An application on a form approved by the Administrative	Office of the
40	Courts requesting and authorizing (i) a State and national c	riminal history
41	record check by the Department of Public Safety using an	ny information
42	required by the Administrative Office of the Courts to	o identify the
43	individual; (ii) a search by the Department of Public S	afety for any
44	outstanding warrants or pending criminal cases; and (iii) a	search of the
45	confidential record of expunctions maintained by the Admini	strative Office
46	of the Courts. The application shall be forwarded filed wit	h the clerk of
47	superior court. The clerk of superior court shall obtain the	he authorizing
48	signature of the judge then presiding in that county and forw	-
49	application to the Department of Public Safety and to the	
50	Office of the Courts, which shall conduct the searches ar	nd report their
51	findings to the court.	

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(5)	An affidavit by the petitioner that no restitution ord	ers or civil judgments
	representing amounts ordered for restitution entered	against the petitioner
	are outstanding.	
(6)	An affidavit by the petitioner that the petitioner has placed by the petitioner has placed by the period of the pe	
	hours of community service since the conviction for	
	The affidavit shall include a list of the community ser of the recipients of the services, and a detailed descript	1
(7)	An affidavit by the petitioner that the petitioner po	
(7)	diploma, a high school graduation equivalency cer	0
	Education Development degree.	unicate, of a contra
The petition	shall be served upon the district attorney of the court	wherein the case was
	conviction. The district attorney shall have 30 days the	
•	ereto and shall be duly notified as to the date of the heari	
• •	shall make his or her best efforts to contact the victin	0 1
victim of the requ	uest for expunction prior to the date of the hearing.	
	court in which the petition was filed shall take the foll	
	owing issues in rendering a decision upon a petition for	expunction of records
	elony under this section:	
(1)	Call upon a probation officer for additional investiga	
	the petitioner's conduct during the four-year period	od since the date of
	conviction of the nonviolent felony in question.	
(2)	Review the petitioner's juvenile record, ensuring that t	
	records remain separate from adult records and files	
	public inspection as provided under Article 30 of Cha Statutes.	pter / B of the General
(3)	Review the amount of restitution made by the petition	per to the victim of the
(3)	nonviolent felony to be expunged and give considera	
	restitution was paid in full.	anon to whether of not
(4)	Review any other information the court deems relevant	ant, including, but not
~ /	limited to, affidavits or other testimony provided	-
	officers, district attorneys, and victims of nonviolent	felonies committed by
	the petitioner.	
(e) The c	ourt may order that the person be restored, in the content	mplation of the law, to
-	rson occupied before the arrest or indictment or information	ation if the court finds
	ng after a hearing:	
(1)	The petitioner has remained of good moral character	
	conviction of any felony or misdemeanor, other than	
	four years from the date of conviction of the nonvioler	• •
	any active sentence, period of probation, or post-re	elease supervision has
(2)	been served, whichever is later. The petitioner has not previously been convicte	d of any folony or
(2)	misdemeanor other than a traffic violation under th	
	States or the laws of this State or any other state.	ie iaws of the office
(3)	The petitioner has no outstanding warrants or pending	criminal cases.
(4)	The petitioner has no outstanding restitution order	
~ /	representing amounts ordered for restitution entered ag	
(5)	The petitioner was less than 18 years old at the time	-
	the offense in question.	
	The notition on has nonformed at least 100 hours of as	
(6)	The petitioner has performed at least 100 hours of co	minumity service since

school graduation equivalency certificate, or a General Education Development degree.
Development degree.
(7) The search of the confidential records of expunctions conducted by the
Administrative Office of the Courts shows that the petitioner has not been
previously granted an expunction.
(f) No person as to whom an order has been entered pursuant to subsection (e) of this
section shall be held thereafter under any provision of any laws to be guilty of perjury or
otherwise giving a false statement by reason of that person's failure to recite or acknowledge
the arrest, indictment, information, trial, or conviction. Persons pursuing certification under the provisions of Chapter 17C or 17E of the General Statutes, however, shall disclose any and all
felony convictions to the certifying Commission regardless of whether or not the felony
convictions were expunged pursuant to the provisions of this section. This subsection shall not
apply to a sentencing hearing when the person has been convicted of a subsequent criminal
offense.
(f1) 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.
(g) The court shall also order that the nonviolent felony conviction be expunged from
the records of the court and direct all law enforcement agencies bearing record of the same to
expunge their records of the conviction. The clerk shall notify State and local agencies of the
court's order as provided in G.S. 15A-150.
(h) Any other applicable State or local government agency shall expunge from its
records entries made as a result of the conviction ordered expunged under this section. The
agency shall also vacate any administrative actions taken against a person whose record is
expunded under this section as a result of the charges or convictions expunded. A person whose
administrative action has been vacated by an occupational licensing board pursuant to an
expunction under this section may then reapply for licensure and must satisfy the board's then current education and preliminary licensing requirements in order to obtain licensure. This
subsection shall not apply to the Department of Justice for DNA records and samples stored in
the State DNA Database and the State DNA Databank.
(i) Any person eligible for expunction of a criminal record under this section shall be
notified about the provisions of this section by the probation officer assigned to that person. If
no probation officer is assigned, notification of the provisions of this section shall be provided
by the court at the time of the conviction of the felony which is to be expunged under this
section.
(j) A person who files a petition for expunction of a criminal record under this section
must pay the clerk of superior court a fee of one hundred seventy-five dollars (\$175.00) at the
time the petition is filed. Fees collected under this subsection are payable to the Administrative
Office of the Courts. The clerk of superior court shall remit one hundred twenty-two dollars
and fifty cents (\$122.50) of each fee to the North Carolina Department of Public Safety for the
costs of criminal record checks performed in connection with processing petitions for
expunctions under this section. The remaining fifty-two dollars and fifty cents (\$52.50) of each
fee shall be retained by the Administrative Office of the Courts and used to pay the costs of processing petitions for expunctions under this section. This subsection does not apply to
petitions filed by an indigent.
"§ 15A-145.5. Expunction of certain misdemeanors and felonies; no age limitation.
(a) For purposes of this section, the term "nonviolent misdemeanor" or "nonviolent
felony" means any misdemeanor or felony except the following:
(1) A Class A through G felony or a Class A1 misdemeanor.
(2) An offense that includes assault as an essential element of the offense.

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1 2 3	(3)	An offense requiring registration pursuant to Article the General Statutes, whether or not the person i register.	-
4 5 6	(4)	Any of the following sex-related or stalking offe 14-27.30(b), 14-190.7, 14-190.8, 14-190.9, 14-202, 14-277.3, 14-277.3A, 14-321.1.	
7 8 9	(5)	Any felony offense in Chapter 90 of the General Sta involves methamphetamines, heroin, or possession deliver or sell and deliver cocaine.	
10 11	(6)	An offense under G.S. 14-12.12(b), 14-12.13, or 14-1 which punishment was determined pursuant to G.S. 1	
12	(7)	An offense under G.S. 14-401.16.	
13	(7a)	An offense under G.S. 14-54(a), 14-54(a1), or 14-56.	
14 15	(8)	Any felony offense in which a commercial motor v commission of the offense.	vehicle was used in the
16 17 18	(8a) (9)	An offense involving impaired driving as defined in C Any offense that is an attempt to commit an subdivisions (1) through (8a) of this subsection.	
19	(b) Notwi	thstanding any other provision of law, if the person is	convicted of more than
20		elony or nonviolent misdemeanor in the same session of	
21		es or nonviolent misdemeanors are alleged to have or	
22		served with criminal process for the commission of	_
23	•	emeanor, then the multiple nonviolent felony or no	•
24		be treated as one nonviolent felony or nonviolent n	
25		n, and the expunction order issued under this section	
26		ent felony convictions or nonviolent misdemeanor	
27		e person's record in accordance with this section.	convictions shan be
28		son may file a petition, in the court of the courty	where the person was
29	convicted, for expunction of a nonviolent misdemeanor or nonviolent felony conviction from		
30 31	the person's criminal record if the person has no other misdemeanor or felony convictions, other than a traffic violation. The petition shall not be filed earlier than 1510 years after the date		
32		for a nonviolent felony or five years for a nonviolent	
33			
34	any active sentence, period of probation, and post-release supervision has been served, whichever occurs later. The petition shall contain, but not be limited to, the following:		
35	(1)	An affidavit by the petitioner that the petitioner has	e
36	(1)	character since the date of conviction for the nonv	-
37		nonviolent felony and has not been convicted o	
38		misdemeanor, other than a traffic violation, under	
39		States or the laws of this State or any other state.	
40	(2)	Verified affidavits of two persons who are not relate	d to the petitioner or to
41		each other by blood or marriage, that they know the	-
42		of the petitioner in the community in which the peti-	_
43		petitioner's character and reputation are good.	
44	(3)	A statement that the petition is a motion in the cause	in the case wherein the
45		petitioner was convicted.	
46 47	(4)	An application on a form approved by the Admin Courts requesting and authorizing a name-based Star	
48		history record check by the Department of Pul	
49		information required by the Administrative Office of	
50		the individual, a search by the Department of	•
51		outstanding warrants on pending criminal cases,	
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confidential record of expunctions maintained by the Administrative Offic
of the Courts. The application shall be forwarded filed with the clerk of
superior court. The clerk of superior court shall obtain the authorizin
signature of the judge then presiding in that county and forward the signe
application to the Department of Public Safety and to the Administrativ
Office of the Courts, which shall conduct the searches and report the
findings to the court.
(5) An affidavit by the petitioner that no restitution orders or civil judgment
representing amounts ordered for restitution entered against the petitione
are outstanding.
Upon filing of the petition, the petition shall be served upon the district attorney of the cou
wherein the case was tried resulting in conviction. The district attorney shall have 30 day
thereafter in which to file any objection thereto and shall be duly notified as to the date of the
hearing of the petition. Upon good cause shown, the court may grant the district attorney a
additional 30 days to file objection to the petition. The district attorney shall make his or he
best efforts to contact the victim, if any, to notify the victim of the request for expunction price
to the date of the hearing.
The presiding judge is authorized to call upon a probation officer for any addition
investigation or verification of the petitioner's conduct since the conviction. The court sha
review any other information the court deems relevant, including, but not limited to, affidavit
or other testimony provided by law enforcement officers, district attorneys, and victims of
crimes committed by the petitioner.
If the court, after hearing, finds that the petitioner has not previously been granted a
expunction under this section, G.S. 15A-145, 15A-145.1, 15A-145.2, 15A-145.3, 0
15A-145.4; the petitioner has remained of good moral character; the petitioner has n
outstanding warrants or pending criminal cases; the petitioner has no other felony of
misdemeanor convictions other than a traffic violation; the petitioner has no outstandin
restitution orders or civil judgments representing amounts ordered for restitution entered
against the petitioner; and the petitioner was convicted of an offense eligible for expunction
under this section and was convicted of, and completed any sentence received for, the
nonviolent misdemeanor or for, a nonviolent felony at least 1510 years prior to the filing of the
petition, petition or a nonviolent misdemeanor at least five years prior to the filing of the
petition, it may order that such person be restored, in the contemplation of the law, to the statu
the person occupied before such arrest or indictment or information. information, except a
provided in G.S. 15A-151.5. If the court denies the petition, the order shall include a finding a
to the reason for the denial.
(d) No person as to whom an order has been entered pursuant to subsection (c) of this

37 No person as to whom an order has been entered pursuant to subsection (c) of this (d) 38 section shall be held thereafter under any provision of any law to be guilty of perjury or 39 otherwise giving a false statement by reason of that person's failure to recite or acknowledge 40 the arrest, indictment, information, trial, or conviction. This subsection shall not apply to a 41 sentencing hearing when the person has been convicted of a subsequent criminal offense.

42 Persons pursuing certification under the provisions of Chapter 17C or 17E of the (d1) 43 General Statutes, however, shall disclose any and all convictions to the certifying Commission, 44 regardless of whether or not the convictions were expunded pursuant to the provisions of this 45 section.

46 Persons required by State law to obtain a criminal history record check on a prospective 47 employee shall not be deemed to have knowledge of any convictions expunged under this 48 section.

49 (e) The court shall also order that the conviction be expunged from the records of the 50 court and direct all law enforcement agencies bearing record of the same to expunge their

1 records of the conviction. The clerk shall notify State and local agencies of the court's order, as 2 provided in G.S. 15A-150. 3 Any other applicable State or local government agency shall expunge from its (f) 4 records entries made as a result of the conviction ordered expunged under this section upon 5 receipt from the petitioner of an order entered pursuant to this section. The agency shall also 6 vacate any administrative actions taken against a person whose record is expunged under this 7 section as a result of the charges or convictions expunged. A person whose administrative 8 action has been vacated by an occupational licensing board pursuant to an expunction under 9 this section may then reapply for licensure and must satisfy the board's then current education 10 and preliminary licensing requirements in order to obtain licensure. This subsection shall not 11 apply to the Department of Justice for DNA records and samples stored in the State DNA 12 Database and the State DNA Databank. 13 A person who files a petition for expunction of a criminal record under this section (g) 14 must pay the clerk of superior court a fee of one hundred seventy-five dollars (\$175.00) at the 15 time the petition is filed. Fees collected under this subsection shall be deposited in the General 16 Fund. This subsection does not apply to petitions filed by an indigent. 17 "§ 15A-145.6. Expunctions for certain defendants convicted of prostitution. 18 (a) The following definitions apply in this section: 19 Prostitution offense. – A conviction for (i) violation of G.S. 14-204 or (ii) (1)20 engaging in prostitution in violation of G.S. 14-204(7) for an offense that 21 occurred prior to October 1, 2013. 22 (2)Violent felony or violent misdemeanor. - A Class A through G felony or a 23 Class A1 misdemeanor that includes assault as an essential element of the 24 offense. 25 A person who has been convicted of a prostitution offense may file a petition in the (b) 26 court of the county where the person was convicted for expunction of the prostitution offense 27 from the person's criminal record provided that all the following criteria are met: 28 The person has not previously been convicted of any violent felony or (1)29 violent misdemeanor under the laws of the United States or the laws of this 30 State or any other state. 31 (2)The person satisfies any one of the following criteria: 32 The person's participation in the prostitution offense was a result of a. 33 having been a trafficking victim under G.S. 14-43.11 (human 34 trafficking) or G.S. 14-43.13 (sexual servitude) or a victim of a 35 severe form of trafficking under the federal Trafficking Victims 36 Protection Act (22 U.S.C. § 7102(13)). 37 The person has no prior convictions for a prostitution offense and at b. 38 least three years have passed since the date of conviction or the 39 completion of any active sentence, period of probation, and 40 post-release supervision, whichever occurs later. 41 The person received a conditional discharge pursuant to c. 42 G.S. 14-204(b). 43 (c) The petition shall contain all of the following: An affidavit by the petitioner that the petitioner (i) has no prior conviction of 44 (1)45 a violent felony or violent misdemeanor, (ii) has been of good moral 46 character since the date of conviction of the prostitution offense in question, 47 and (iii) has not been convicted of any felony or misdemeanor under the 48 laws of the United States or the laws of this State or any other state since the 49 date of the conviction of the prostitution offense in question. 50 Verified affidavits of two persons, who are not related to the petitioner or to (2)51 each other by blood or marriage, that they know the character and reputation

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1		of the petitioner in the community in which the pet	itioner lives and that the
2		petitioner's character and reputation are good.	
3	(3)	A statement that the petition is a motion in the caus	e in the case wherein the
4		petitioner was convicted.	
5	(4)	An application on a form approved by the Adm	
6		Courts requesting and authorizing (i) a State and a	5
7		record check by the Department of Public Safety	
8		required by the Administrative Office of the	•
9		individual; (ii) a search by the Department of	•
10		outstanding warrants or pending criminal cases; a	
11		confidential record of expunctions maintained by the	
12		of the Courts. The application shall be forwarded	
13		superior court. The clerk of superior court shall	
14		signature of the judge then presiding in that county	
15		<u>application</u> to the Department of Public Safety an	
16 17		Office of the Courts, which shall conduct the se	earches and report their
17 18		findings to the court.	ndana an aivil indomanta
18 19	(5)	An affidavit by the petitioner that no restitution or	
19 20		representing amounts ordered for restitution entere are outstanding.	ed against the petitioner
20 21		tition shall be served upon the district attorney of th	e court wherein the case
21	· · · ·	in conviction. The district attorney shall have 30 da	
23		hereto and shall be duly notified as to the date of the	-
23	•	urt in which the petition was filed shall take the f	0 1
25		ving issues in rendering a decision upon a petition f	0 1
26		fense under this section:	or enpunetion of records
27		Call upon a probation officer for additional investi	gation or verification of
28	. ,	the petitioner's conduct during the period since the	0
29		prostitution offense in question.	
30		Review any other information the court deems rele	evant, including, but not
31		limited to, affidavits or other testimony provide	
32		officers and district attorneys.	-
33	(f) The co	urt shall order that the person be restored, in the con	templation of the law, to
34		on occupied before the arrest or indictment or infor	mation if the court finds
35	all of the following	g after a hearing:	
36		The criteria set out in subsection (b) of this section a	
37	. ,	The petitioner has remained of good moral charac	
38		conviction of any felony or misdemeanor, other than	
39		the date of conviction of the prostitution offense in c	L
40	(3)	The petitioner has no outstanding warrants or pendir	-
41		The petitioner has no outstanding restitution or	
42		representing amounts ordered for restitution entered	
43	(5)	The search of the confidential records of expund	
44		Administrative Office of the Courts shows that the	*
45		previously granted an expunction, other than an exp	unction for a prostitution
46 47		offense.	to subsection (f) of this
47 19		son as to whom an order has been entered pursuant	
48 40		eld thereafter under any provision of any laws to	
49 50		a false statement by reason of that person's failure then, information, trial, or conviction. This subsect	
50 51		when the person has been convicted of a subsequen	

1 (g1) Persons pursuing certification under the provisions of Chapter 17C or 17E of the 2 General Statutes, however, shall disclose any and all prostitution convictions to the certifying 3 Commission regardless of whether or not the prostitution convictions were expunged pursuant 4 to the provisions of this section.

5 Persons required by State law to obtain a criminal history record check on a prospective 6 employee shall not be deemed to have knowledge of any convictions expunged under this 7 section.

8 (h) The court shall also order that the conviction of the prostitution offense be expunged 9 from the records of the court and direct all law enforcement agencies bearing record of the 10 same to expunge their records of the conviction. The clerk shall notify State and local agencies 11 of the court's order as provided in G.S. 15A-150.

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

18 (j) Any person eligible for expunction of a criminal record under this section shall be 19 notified about the provisions of this section by the probation officer assigned to that person. If 20 no probation officer is assigned, notification of the provisions of this section shall be provided 21 by the court at the time of the conviction of the prostitution offense which is to be expunged 22 under this section.

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

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

1 15A-145.1, 15A-145.2, 15A-145.3, 15A-145.4, or 15A-145.5, and (iii) that the person had not 2 previously been convicted of any felony under the laws of the United States, this State, or any 3 other state, the court shall order the expunction. 4 If any person is charged with a crime, either a misdemeanor or a felony, or an (a2) 5 infraction under G.S. 18B-302(i) prior to December 1, 1999, and a finding of not guilty or not 6 responsible is entered, that person may petition the court of the county where the charge was 7 brought for an order to expunge from all official records any entries relating to apprehension or 8 trial of that crime. The court shall hold a hearing on the petition and upon finding that the 9 person had not previously been convicted of any felony under the law of the United States, this 10 State, or any other state, the court shall order the expunction. No person as to whom such an 11 order has been entered shall be held thereafter under any provision of any law to be guilty of perjury or to be guilty of otherwise giving a false statement or response to any inquiry made for 12 13 any purpose, by reason of failure to recite or acknowledge any expunged entries concerning 14 that crime. If a person is charged with multiple offenses and finding of not guilty or not responsible are made on charges, then a person may petition to have each of the charges 15 16 disposed by a finding of not guilty or not responsible expunged. The court shall hold a hearing 17 on the petition. If the court finds that the person had not previously been convicted of any felony under the laws of the United States, this State, or any other state, the court shall order 18 19 the expunction.

20 (a3) No person as to whom such an order has been entered <u>under this section shall</u> be 21 held thereafter under any provision of any law to be guilty of perjury, or to be guilty of 22 otherwise giving a false statement or response to any inquiry made for any purpose, by reason 23 of his failure to recite or acknowledge any expunged entries concerning apprehension or trial.

24 (b) The court may also order that the said entries, including civil revocations of drivers 25 licenses as a result of the underlying charge, shall be expunged from the records of the court, 26 and direct all law-enforcement agencies, the Division of Adult Correction of the Department of 27 Public Safety, the Division of Motor Vehicles, and any other State or local government 28 agencies identified by the petitioner as bearing record of the same to expunge their records of 29 the entries, including civil revocations of drivers licenses as a result of the underlying charge 30 being expunged. This subsection does not apply to civil or criminal charges based upon the 31 civil revocation, or to civil revocations under G.S. 20-16.2. The clerk shall notify State and 32 local agencies of the court's order as provided in G.S. 15A-150. The clerk shall forward a 33 certified copy of the order to the Division of Motor Vehicles for the expunction of a civil 34 revocation provided the underlying criminal charge is also expunged. The civil revocation of a 35 drivers license shall not be expunged prior to a final disposition of any pending civil or criminal 36 charge based upon the civil revocation. The costs of expunging the records, as required under 37 G.S. 15A-150, shall not be taxed against the petitioner.

38 Any person entitled to expungement under this section may also apply to the court (b1) 39 for an order expunging DNA records when the person's case has been dismissed by the trial 40 court and the person's DNA record or profile has been included in the State DNA Database and 41 the person's DNA sample is stored in the State DNA Databank. A copy of the application for 42 expungement of the DNA record or DNA sample shall be served on the district attorney for the 43 judicial district in which the felony charges were brought not less than 20 days prior to the date 44 of the hearing on the application. If the application for expungement is granted, a certified copy 45 of the trial court's order dismissing the charges shall be attached to an order of expungement. 46 The order of expungement shall include the name and address of the defendant and the 47 defendant's attorney and shall direct the North Carolina State Crime Laboratory to send a letter 48 documenting expungement as required by subsection (b2) of this section.

(b2) Upon receiving an order of expungement entered pursuant to subsection (b1) of this
 section, the North Carolina State Crime Laboratory shall purge the DNA record and all other
 identifying information from the State DNA Database and the DNA sample stored in the State

1 DNA Databank covered by the order, except that the order shall not apply to other offenses 2 committed by the individual that qualify for inclusion in the State DNA Database and the State 3 DNA Databank. A letter documenting expungement of the DNA record and destruction of the 4 DNA sample shall be sent by the North Carolina State Crime Laboratory to the defendant and 5 the defendant's attorney at the address specified by the court in the order of expungement.

6 (c) <u>The Any petition for expungement under this section shall be on a form approved by</u> 7 <u>the Administrative Office of the Courts and be filed with the clerk of superior court. Upon</u> 8 <u>order of expungement, the clerk shall notify State and local agencies of the court's order as</u> 9 provided in <u>G.S. 15A-150.G.S. 15A-150 and forward the petition to the Administrative Office</u> 10 <u>of the Courts.</u>

11 (d) A person charged with a crime that is dismissed pursuant to compliance with a deferred prosecution agreement or the terms of a conditional discharge and who files a petition 12 13 for expunction of a criminal record under this section must pay the clerk of superior court a fee 14 of one hundred seventy-five dollars (\$175.00) at the time the petition is filed. Fees collected 15 under this subsection are payable to the Administrative Office of the Courts. The clerk of 16 superior court shall remit one hundred twenty-two dollars and fifty cents (\$122.50) of each fee 17 to the North Carolina Department of Public Safety for the costs of criminal record checks 18 performed in connection with processing petitions for expunctions under this section. The 19 remaining fifty-two dollars and fifty cents (\$52.50) of each fee shall be retained by the 20 Administrative Office of the Courts and used to pay the costs of processing petitions for 21 expunctions under this section. This subsection does not apply to petitions filed by an indigent.

22 23

"§ 15A-147. Expunction of records when charges are dismissed or there are findings of not guilty as a result of identity theft or mistaken identity.

24 (a) If any person is named in a charge for an infraction or a crime, either a 25 misdemeanor or a felony, as a result of another person using the identifying information of the 26 named person or mistaken identity and a finding of not guilty is entered, or the conviction is set 27 aside, the named person may apply by petition or written motion to the court where the charge 28 was last pending on a form approved by the Administrative Office of the Courts supplied by the 29 clerk of court for an order to expunge from all official records any entries relating to the 30 person's apprehension, charge, or trial. The court, after notice to the district attorney, shall hold 31 a hearing on the motion or petition and, upon finding that the person's identity was used 32 without permission and the charges were dismissed or the person was found not guilty, the 33 court shall order the expunction.

(a1) If any person is named in a charge for an infraction or a crime, either a misdemeanor or a felony, as a result of another person using the identifying information of the named person or mistaken identity, and the charge against the named person is dismissed, the prosecutor or other judicial officer who ordered the dismissal shall provide notice to the court of the dismissal, and the court shall order the expunction of all official records containing any entries relating to the person's apprehension, charge, or trial.

40 (a2) Any petition for expungement under this section shall be on a form approved by the
 41 Administrative Office of the Courts and be filed with the clerk of superior court. Upon order of
 42 expungement, the clerk shall forward the petition to the Administrative Office of the Courts.

(b) No person as to whom such an order has been entered under this section shall be
held thereafter under any provision of any law to be guilty of perjury, or to be guilty of
otherwise giving a false statement or response to any inquiry made for any purpose, by reason
of the person's failure to recite or acknowledge any expunged entries concerning apprehension,
charge, or trial.

48 (c) The court shall also order that the said entries shall be expunged from the records of 49 the court and direct all law enforcement agencies, the Division of Adult Correction of the 50 Department of Public Safety, the Division of Motor Vehicles, or any other State or local 51 government agencies identified by the petitioner, or the person eligible for automatic expungement under subsection (a1) of this section, as bearing record of the same to expunge
their records of the entries. The clerk shall notify State and local agencies of the court's order as
provided in G.S. 15A-150. The costs of expunging the records, as required under
G.S. 15A-150, shall not be taxed against the petitioner.

5 The Division of Motor Vehicles shall expunge from its records entries made as a (d)result of the charge or conviction ordered expunged under this section. The Division of Motor 6 7 Vehicles shall also reverse any administrative actions taken against a person whose record is 8 expunded under this section as a result of the charges or convictions expunded, including the 9 assessment of drivers license points and drivers license suspension or revocation. 10 Notwithstanding any other provision of this Chapter, the Division of Motor Vehicles shall 11 provide to the person whose motor vehicle record is expunged under this section a certified 12 corrected driver history at no cost and shall reinstate at no cost any drivers license suspended or 13 revoked as a result of a charge or conviction expunged under this section.

(e) The Division of Adult Correction of the Department of Public Safety and any other
applicable State or local government agency shall expunge its records as provided in
G.S. 15A-150. The agency shall also reverse any administrative actions taken against a person
whose record is expunged under this section as a result of the charges or convictions expunged.
Notwithstanding any other provision of law, the normal fee for any reinstatement of a license or
privilege resulting under this section shall be waived.

(f) Any insurance company that charged any additional premium based on insurance
 points assessed against a policyholder as a result of a charge or conviction that was expunged
 under this section shall refund those additional premiums to the policyholder upon notification
 of the expungement.

(g) For purposes of this section, the term "mistaken identity" means the erroneous arrest of a person for a crime as a result of misidentification by a witness or law enforcement, confusion on the part of a witness or law enforcement as to the identity of the person who committed the crime, misinformation provided to law enforcement as to the identity of the person who committed the crime, or some other mistake on the part of a witness or law enforcement as to the identity of the person who committed the crime.

30 "§ 15A-148. Expunction of DNA records when charges are dismissed on appeal or pardon 31 of innocence is granted.

32 Upon a motion by the defendant following the issuance of a final order by an (a) 33 appellate court reversing and dismissing a conviction of an offense for which a DNA analysis 34 was done in accordance with Article 13 of Chapter 15A of the General Statutes, or upon receipt 35 of a pardon of innocence with respect to any such offense, the court shall issue an order of 36 expungement of the DNA record and samples in accordance with subsection (b) of this section. 37 The order of expungement shall include the name and address of the defendant and the 38 defendant's attorney and shall direct the North Carolina State Crime Laboratory to send a letter 39 documenting expungement as required by subsection (b) of this section.

40 (b) When an order of expungement has been issued pursuant to subsection (a) of this 41 section, the order of expungement, together with a certified copy of the final appellate court 42 order reversing and dismissing the conviction or a certified copy of the instrument granting the 43 pardon of innocence, shall be provided to the North Carolina State Crime Laboratory by the 44 clerk of court. Upon receiving an order of expungement for an individual whose DNA record or 45 profile has been included in the State DNA Database and whose DNA sample is stored in the 46 State DNA Databank, the DNA profile shall be expunged and the DNA sample destroyed by 47 the North Carolina State Crime Laboratory, except that the order shall not apply to other 48 offenses committed by the individual that qualify for inclusion in the State DNA Database and 49 the State DNA Databank. A letter documenting expungement of the DNA record and 50 destruction of the DNA sample shall be sent by the North Carolina State Crime Laboratory to the defendant and the defendant's attorney at the address specified by the court in the order of 51

General Assembly Of North Carolina 1 expungement. The North Carolina State Crime Laboratory shall adopt procedures to comply 2 with this subsection. 3 Any petition for expungement under this section shall be on a form approved by the 4 Administrative Office of the Courts and be filed with the clerk of superior court. Upon order of 5 expungement, the clerk shall forward the petition to the Administrative Office of the Courts. 6 "§ 15A-149. Expunction of records when pardon of innocence is granted. 7 If any person is convicted of a crime and receives a pardon of innocence, the person (a) 8 may apply by petition or written motion to the court in which the person was convicted on a 9 form approved by the Administrative Office of the Courts supplied by the clerk of court for an 10 order to expunge from all official records any entries relating to the person's apprehension, 11 charge, or trial. Upon receipt of the petition or written motion, petition, the clerk of court shall 12 verify that an attested copy of the warrant and return granting a pardon of innocence has been 13 filed with the court in accordance with G.S. 147-25. Upon verification by the clerk that the 14 warrant and return have been filed, the court shall issue an order of expunction. 15 (b) The order of expunction shall include an instruction that any entries relating to the 16 person's apprehension, charge, or trial shall be expunged from the records of the court and 17 direct all law enforcement agencies, the Division of Adult Correction of the Department of 18 Public Safety, the Division of Motor Vehicles, or any other State or local government agencies 19 identified by the petitioner as bearing record of the same to expunge their records of the entries. 20 The clerk shall notify State and local agencies of the court's order as provided in G.S. 15A 150. 21 G.S. 15A-150 and shall forward the petition to the Administrative Office of the Courts. The 22 costs of expunging the records, as required under G.S. 15A-150, shall not be taxed against the 23 petitioner. 24 (c) No person as to whom such an order has been entered under this section shall be 25 held thereafter under any provision of any law to be guilty of perjury, or to be guilty of 26 otherwise giving a false statement or response to any inquiry made for any purpose, by reason 27 of the person's failure to recite or acknowledge any expunged entries concerning apprehension, 28 charge, or trial. 29 "§ 15A-150. Notification requirements. 30 Notification to AOC. - The clerk of superior court in each county in North Carolina (a) 31 shall, as soon as practicable after each term of court, file with the Administrative Office of the 32 Courts the petitions received under this Article, any orders of expunction, and the names of the 33 following: 34 (1)Persons granted an expunction under this Article. 35 (3) Repealed by Session Laws 2015-40, s. 3, effective December 1, 2015, (2),36 and applicable to conditional discharges granted on or after that date. 37 (4) Repealed by Session Laws 2010-174, s. 7, effective October 1, 2010. 38 Repealed by Session Laws 2015-40, s. 3, effective December 1, 2015, and (5) 39 applicable to conditional discharges granted on or after that date. 40 Persons granted a dismissal upon completion of a conditional discharge (6) 41 under G.S. 14-50.29, 14-204, 14-313(f), 15A-1341(a4), 90-96, or 90-113.14. 42 Notification to Other State and Local Agencies. - Unless otherwise instructed by the (b) 43 Administrative Office of the Courts pursuant to an agreement entered into under subsection (e) 44 of this section for the electronic or facsimile transmission of information, the clerk of superior 45 court in each county in North Carolina shall send a certified copy of an order granting an 46 expunction to a person named in subsection (a) of this section to all of the agencies listed in this 47 subsection. subsection and the person. An agency receiving an order under this subsection shall 48 expunge purge from its records all entries made as a result of the charge or conviction ordered

- 49 expunged, except as provided in G.S. 15A-151. The list of agencies is as follows:
- 50 51
- The sheriff, chief of police, or other arresting agency. (1)
- (2)When applicable, the Division of Motor Vehicles.

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$\frac{1}{2}$	(3)	Any State or local agency identified by the petition as bearing record of the offense that has been expunged.
3 4	(4)	The Department of Public <u>Safety</u> . <u>Safety</u> , <u>Division of Adult Correction and</u> Juvenile Justice.
5	<u>(5)</u>	The Department of Public Safety, North Carolina State Bureau of
6 7	(c) Notif	Investigation. ication to FBI. – The Department of Public Safety Safety, North Carolina State
8		<u>stigation</u> , shall forward the order received under this section to the Federal
9	Bureau of Invest	
10	(d) Notif	ication to Private Entities. – A State agency that receives a certified copy of an
11	order under this	section shall notify any private entity with which it has a licensing agreement
12		s of data from the agency criminal record database to delete the record in
13		ivate entity shall notify any other entity to which it subsequently provides in a
14		a from the agency criminal database to delete the record in question from its
15	database.	
16		Director of the Administrative Office of the Courts may enter into an agreement
17	•	State agencies listed in subsection (b) of this section for electronic or facsimile
18		iny information that must be provided under this section.
19 20	-	nfidential agency files; exceptions to expunction.
20 21		Administrative Office of the Courts shall maintain a confidential file <u>for</u> ontaining the <u>petitions granted under this Article and the</u> names of those people
21		eived a notice under G.S. 15A-150. The information contained in the file may
22	be disclosed only	
23 24	(1)	To Upon request of a judge of the General Court of Justice of North Carolina
25	(1)	for the purpose of ascertaining whether a person charged with an offense has
26		been previously granted a discharge or an expunction.
27	(2)	To-Upon request of a person requesting confirmation of the person's own
28		discharge or expunction, as provided in G.S. 15A-152.expunction.
29	(3)	To the General Court of Justice of North Carolina in response to a subpoena
30		or other court order issued pursuant to a civil action under G.S. 15A-152.
31	(4)	If-Upon request of State or local law enforcement, if the criminal record was
32		expunged pursuant to G.S. 15A-145.4, 15A-145.5, or 15A-145.6, to State
33		and local law enforcement agencies 15A-145.6 for employment purposes
34		only.
35	(5)	If Upon the request of the North Carolina Criminal Justice Education and
36		Training Standards Commission, if the criminal record was expunged
37		pursuant to G.S. 15A-145.4, 15A-145.5, or [15A-]145.6, to the North
38		Carolina Criminal Justice Education and Training Standards Commission
39 40	(6)	<u>15A-145.6</u> for certification purposes only. <u>If-Upon request of the North Carolina Sheriff's Standards Commission, if the</u>
40 41	(0)	criminal record was expunged pursuant to G.S. 15A-145.4, 15A-145.5, or
42		15A-145.6, to the North Carolina Sheriffs' Education and Training Standards
43		Commission 15A-145.6 for certification purposes only.
44	(7)	To the District Attorney in accordance with G.S. 15A-151.5.
45		gencies required under G.S. 15A-150 to expunge from records all entries made
46		harge or conviction ordered expunged who maintain a licensing agreement to
47		information to a private entity shall maintain a confidential file containing
48	-	fying the expunction and subsequent notification to private entities as required
49		(d). The information contained in the file shall be disclosed only to a person
50	magina conf	imposion of approximation of the manual of the normania approximation on

50 requesting confirmation of expunction of the record of the person's own discharge or 51 expunction, as provided in G.S. 15A-152.

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1		Division of Motor Vehicles shall not be required to expunge a record if the	
2	expunction of the record is expressly prohibited by the federal Commercial Motor Vehicle		
3	•	986, the federal Motor Carrier Safety Improvement Act of 1999, or regulations	
4	adopted pursuan		
5		Prosecutor access to expunged files.	
6		vithstanding any other provision of this Article, the Administrative Office of the	
7		ke all confidential files maintained under G.S. 15A-151 electronically available	
8		rs of this State if the criminal record was expunged on or after December 1,	
9		of the following:	
10	<u>(1)</u>	<u>G.S. 15A-145. – Expunction of records for first offenders under the age of</u>	
11		18 at the time of conviction of misdemeanor; expunction of certain other	
12		misdemeanors.	
13	<u>(2)</u>	<u>G.S. 15A-145.1. – Expunction of records for first offenders under the age of</u>	
14 15	(2)	<u>18 at the time of conviction of certain gang offenses.</u> C = 15 + 145 + 2	
15	<u>(3)</u>	<u>G.S. 15A-145.2.</u> – Expunction of records for first offenders not over 21	
16 17	(A)	years of age at the time of the offense of certain drug offenses.	
17	<u>(4)</u>	<u>G.S. 15A-145.3.</u> – Expunction of records for first offenders not over 21 years of age at the time of the offense of certain toxic vapors offenses.	
18 19	<u>(5)</u>	<u>G.S. 15A-145.4. – Expunction of records for first offenders who are under</u>	
20	<u>(J)</u>	18 years of age at the time of the commission of a nonviolent felony.	
20	<u>(6)</u>	G.S. 15A-145.5. – Expunction of certain misdemeanors and felonies; no age	
$\frac{21}{22}$	<u>(0)</u>	limitation.	
23	<u>(7)</u>	G.S. 15A-145.6. – Expunctions for certain defendants convicted of	
24	<u>\//</u>	prostitution.	
25	<u>(8)</u>	G.S. 15A-146(a). – Expunction of records when charges are dismissed or	
26		there are findings of not guilty.	
27	<u>(9)</u>	G.S. 15A-146(a1). – Expunction of records when charges are dismissed or	
28	<u></u>	there are findings of not guilty.	
29	(b) For a	ny expungement granted on or after December 1, 2017, the expunged criminal	
30		ubdivisions (1) through (7) of subsection (a) of this section may be used to	
31	calculate prior re	ecord level if the named person is convicted of a subsequent criminal offense.	
32	(c) For	any expungement granted on or after December 1, 2017, the information	
33	maintained by th	ne Administrative Office of the Courts and made available under subsection (a)	
34	of this section s	shall be prima facie evidence of the expunged conviction for the purposes of	
35	calculating prior	r record level of the named person and shall be admissible into evidence at a	
36	-	inal sentencing hearing."	
37		TION 2. This act becomes effective December 1, 2017, and applies to	
38	petitions filed or	n or after that date.	