# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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### SENATE BILL 562 Judiciary Committee Substitute Adopted 5/2/19 Third Edition Engrossed 5/8/19 House Committee Substitute Favorable 7/10/19

Short Title: The Second Chance Act.

(Public)

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Sponsors:

Referred to:

## April 3, 2019

#### A BILL TO BE ENTITLED 1 2 AN ACT TO MAKE VARIOUS REVISIONS TO THE EXPUNCTION LAWS OF THIS 3 STATE. 4 The General Assembly of North Carolina enacts: 5 6 PART I. EXPUNCTIONS FOR OFFENSES COMMITTED PRIOR TO THE EFFECTIVE DATE OF THE LEGISLATION KNOWN AS RAISE THE AGE 7 8 **SECTION 1.(a)** Article 5 of Chapter 15A of the General Statutes is amended by 9 adding a new section to read: 10 "§ 15A-145.8 Expunction of records for offenders under the age of 18 at the time of commission of certain misdemeanors and felonies upon completion of the 11 12 sentence. 13 A person or the district attorney may file, in the court of the county where the person (a) was convicted, a petition for expunction from the person's criminal record of any misdemeanor 14 15 or Class H or I felony not excluded by subsection (b) of this section if the offense was committed prior to December 1, 2019, and while the person was less than 18 years of age, but at least 16 16 years of age. The petition shall not be filed until (i) any active sentence, period of probation, and 17 18 post-release supervision ordered for the offense has been served and (ii) the person has no restitution orders for the offense or outstanding civil judgments representing amounts ordered for 19 20 restitution for the offense. An offense is not eligible for expunction under this section if it is (i) a violation of the 21 (b) 22 motor vehicle laws under Chapter 20 of the General Statutes, including any offense involving impaired driving as defined in G.S. 20-4.01(24a) or (ii) an offense requiring registration pursuant 23 24 to Article 27A of Chapter 14 of the General Statutes, whether or not the person is currently 25 required to register. 26 If the petition was not filed by the district attorney, the petition shall be served upon (c) the district attorney of the court wherein the case was tried resulting in conviction. The district 27 attorney shall have 30 days thereafter in which to file any objection thereto and shall be duly 28 notified as to the date of the hearing of the petition. The district attorney shall make his or her 29 30 best efforts to contact the victim, if any, to notify the victim of the request for expunction prior 31 to the date of the hearing. Upon request by the victim, the victim has a right to be present at any 32 hearing on the petition for expunction and the victim's views and concerns shall be considered 33 by the court at such hearing.



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1	(d) If the court, after hearing, finds that (i) the offense was a misdemeanor or Class H or
2	I felony eligible for expunction under this section, (ii) the offense was committed prior to
3	December 1, 2019, and while the person was less than 18 years of age, but at least 16 years of
4	age, (iii) any active sentence, period of probation, and post-release supervision ordered for the
5	offense was completed, and (iv) the person has no restitution orders for the offense or outstanding
6	civil judgments representing amounts ordered for restitution for the offense, the court shall order
7	that the person be restored, in the contemplation of the law, to the status the person occupied
8	before such arrest or indictment or information, and that the record be expunged from the records
9	of the court. A person convicted of multiple offenses shall be eligible to have those convictions
10	expunged pursuant to this section.
11	(e) Any petition for expunction under this section shall be on a form approved by the
12	Administrative Office of the Courts and shall be filed with the clerk of superior court in the
13	county where the person was convicted. Upon order of expunction, the clerk shall forward the
14	order to the Administrative Office of the Courts.
15	(f) No person as to whom such order has been entered shall be held thereafter under any
16	provision of any laws to be guilty of perjury or otherwise giving a false statement by reason of
17	that person's failure to recite or acknowledge such arrest, or indictment, information, or trial, or
18	response to any inquiry made of the person for any purpose.
19	(g) The court shall also order that the conviction be expunged from the records of the
20	court. The court shall direct all law enforcement agencies, the Division of Adult Correction and
21	Juvenile Justice of the Department of Public Safety, the Division of Motor Vehicles, and any
22	other State or local government agencies identified by the petitioner as bearing record of the same
23	to expunge their records of the petitioner's conviction. The clerk shall notify State and local
24	agencies of the court's order as provided in G.S. 15A-150.
25	(h) A person who files a petition for expunction of a criminal record under this section
26	must pay the clerk of superior court a fee of one hundred seventy-five dollars (\$175.00) at the
27	time the petition is filed. Fees collected under this subsection are payable to the Administrative
28	Office of the Courts. The clerk of superior court shall remit one hundred twenty-two dollars and
29	fifty cents (\$122.50) of each fee to the North Carolina Department of Public Safety for the costs
30	of criminal record checks performed in connection with processing petitions for expunctions
31	under this section. The remaining fifty-two dollars and fifty cents (\$52.50) of each fee shall be
32	retained by the Administrative Office of the Courts and used to pay the costs of processing
33	petitions for expunctions under this section. This subsection does not apply to petitions filed by
34	an indigent."
35	<b>SECTION 1.(b)</b> This section becomes effective December 1, 2019, and applies to
36	offenses committed before that date.
37	orienses committed before that date.
38	PART II. PROSECUTOR AND LAW ENFORCEMENT ACCESS TO EXPUNGED
39	FILES
40	SECTION 2.(a) G.S. 15A-151.5 reads as rewritten:
40 41	"§ 15A-151.5. Prosecutor access to expunged files.
42	(a) Notwithstanding any other provision of this Article, the Administrative Office of the
43	Courts shall make all confidential files maintained under G.S. 15A-151 electronically available
44	to all prosecutors of this State if the criminal record was expunged on or after July 1, 2018, under
45	any of the following:
45 46	
40 47	(1) G.S. 15A-145. Expunction of records for first offenders under the age of 18 at the time of conviction of misdemeanor; expunction of certain other
47	misdemeanors.
48 49	
	(2) G.S. 15A-145.1. Expunction of records for first offenders under the age of 18 at the time of conviction of contain going offenses
50	at the time of conviction of certain gang offenses.

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1	(3)	G.S. 15A-145.2. Expunction of records for first offende	ers not over 21 years of
2	~ /	age at the time of the offense of certain drug offenses.	2
3	(4)	G.S. 15A-145.3. Expunction of records for first offende	ers not over 21 years of
4	~ /	age at the time of the offense of certain toxic vapors of	-
5	(5)	G.S. 15A-145.4. Expunction of records for first offend	
6	(- )	years of age at the time of the commission of a nonviol	
7	(6)	G.S. 15A-145.5. Expunction of certain misdemeanors	
8	~ /	limitation.	<i>,                                    </i>
9	(7)	G.S. 15A-145.6. Expunctions for certain defendants con	nvicted of prostitution.
10	<u>(7a)</u>	G.S. 15A-145.7. Expunction of records for first offend	-
11	<u></u>	age at the time of the offense of certain offenses.	<u> </u>
12	<u>(7b)</u>	G.S. 15A-145.8. Expunction of records for offenders u	under the age of 18 at
13		the time of conviction of certain misdemeanors and felo	-
14		of the sentence.	1 1
15	(8)	$\overline{\text{G.S. 15A-146}(a)}$ . Expunction of records when charges	are dismissed.
16	(9)	G.S. 15A-146(a1). Expunction of records when charges	
17		ny expungement granted on or after July 1, 2018, the expu	
18		inal conviction expunged under subdivisions (1) through	-
19		n may be used considered a prior conviction and used fo	
20	purposes:		
21	<u>(1)</u>	to-To calculate prior record level and prior conviction	on level if the named
22		person is convicted of a subsequent criminal offense.	
23	<u>(2)</u>	To serve as a basis for indictment for a habitual	offense pursuant to
24		G.S. 14-7.1 or G.S. 14-7.26.	*
25	<u>(3)</u>	When a conviction of a prior offense raises the offense	e level of a subsequent
26		offense.	-
27	<u>(4)</u>	To determine eligibility for relief under G.S. 90-96(a).	
28	$\overline{(5)}$	When permissible in a criminal case under Rule 404(	b) or Rule 609 of the
29		North Carolina Rules of Evidence.	
30	(c) For a	ny expungement granted on or after July 1, 2018, the info	rmation maintained by
31	the Administrati	ve Office of the Courts, and made available under subsect	tion (a) of this section,
32		acie evidence of the expunged conviction for the purpose	
33	record level of th	ne named person provided in subsection (b) of this section a	and shall be admissible
34	into evidence a	t a subsequent criminal sentencing hearing.evidence. T	he expungement of a
35	conviction shall	not serve as a basis to challenge a conviction or senter	nce entered before the
36	expungement of	that conviction."	
37	SEC	<b>TION 2.(b)</b> G.S. 15A-151(a) reads as rewritten:	
38	"(a) The	Administrative Office of the Courts shall maintain a	confidential file for
39	expungements c	ontaining the petitions granted under this Article and the	names of those people
40	for whom it rece	ived a notice under G.S. 15A-150. The information conta	ined in the file may be
41	disclosed only a	s follows:	
42			
43	(4)	Upon request of State or local law enforcement, if the	e criminal record was
44		expunged pursuant to G.S. 15A-145.4, 15A-145.5, or 1	1 <u>5A-145.6-</u> 15A-145.6,
45		<u>15A-145.8, or 15A-146</u> or employment purposes only.	
46	(5)	Upon the request of the North Carolina Criminal J	ustice Education and
47		Training Standards Commission, if the criminal r	
48		pursuant to G.S. 15A-145.4, 15A-145.5, or 15	<del>A-145.6</del> — <u>15A-145.6,</u>
49		15A-145.8, or 15A-146 for certification purposes only.	
50	(6)	Upon request of the North Carolina Sheriff's Sheriffs' E	
51		Standards Commission, if the criminal record was e	_

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G.S. 15A	-145.4, 15A-145.5, <del>or 15A-145.6 <u>15</u></del>	A-145.6, 15A-145.8, or
<u>15A-146</u>	for certification purposes only.	
"		
SECTION 2.(c)	This section becomes effective December	r 1, 2019.
PART III STRFAMI IN	E EXPUNCTIONS FOR CHARGES	NOT RESULTING IN
CONVICTION	E EXICINCTIONS FOR CHARGES	
	G.S. 15A-146 reads as rewritten:	
	records when charges are dismissed or	there are findings of not
guilty.	6	0
(a) <u>Dismissal of Sir</u>	n <u>gle Charge. – If</u> any person is charge	d with a crime, either a
misdemeanor or a felony, o	or was charged with an infraction under	G.S. 18B-302(i) prior to
December 1, 1999, and the o	charge is dismissed, that person or the dis	trict attorney may petition
the court of the county when	re the charge was brought for an order to	expunge from all official
records any entries relating	to his that person's apprehension or tria	al. <del>The court shall hold a</del>
hearing on the petition and,	upon finding that the person had not pre	viously been convicted of
	the United States, this State, or any other	
	ed, the court shall order the expunction. N	
	all be held thereafter under any provision	
	nerwise giving a false statement or respon	• • •
	s failure to recite or acknowledge any exp	punged entries concerning
apprehension or trial.		
	<u>als. – Notwithstanding subsection (a) of the section (a) of the secti</u>	· I
<b>e</b> 1	es and the any charges are dismissed, then	
	ve each of the dismissed charges expunge	
	e court finds that <u>all of</u> the <del>person had not</del>	
	rs of the United States, this State, or any	
	der the expunction. If the court finds that	
	e dismissal or had not yet reached final of	insposition, the court may
order the expunction of any	-	rima ona or mora arimas
	<u>builty. – If any person is charged with a c</u> elony, or an infraction under G.S. 18B-30	
	ilty or not responsible is <del>entered, <u>entered</u> f</del>	
	torney may petition the court of the cou	• •
-	nge from all official records any entries r	•
	shall hold a hearing on the petition and up	
	victed of any felony under the laws of the	<b>e</b> 1
	shall order the expunction. No person as t	
•	ereafter under any provision of any law to	
	g a false statement or response to any inqu	
<i>. . . .</i>	e or acknowledge any expunged entries c	
person is charged with mult	iple offenses and findings of not guilty or	not responsible are made
on charges, then a person m	ay petition to have each of the charges di	sposed by a finding of not
guilty or not responsible exp	punged. The court shall hold a hearing or	n the petition. If the court
1	previously been convicted of any felony u	
	ther state, Upon determining that a fine	
	all related criminal charges have reached	
-	xpunction of any charges disposed by a f	inding of not guilty or not
responsible.		
· · · · ·	unction. – Except as provided in G.S. 15A	· · · · · ·
to whom such an order has b	een entered by a court or by operation of l	<u>aw</u> under this section shall

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1	be held thereafter under any provision of any law to be guilty of perjury, or to be guilty of
2	otherwise giving a false statement or response to any inquiry made for any purpose, by reason of
3	his the person's failure to recite or acknowledge any expunged entries concerning apprehension
4	or trial.
5	(a4) Dismissal, Not Guilty, or Not Responsible on or After July 1, 2020. – If any person
6	is charged with a crime, either a misdemeanor or a felony, or is charged with an infraction, the
, 7	charges in the case are expunged by operation of law if all of the following apply:
3	(1) All charges in the case are disposed on or after July 1, 2020.
, )	(1) All charges in the case are dismissed without leave, dismissed by the court, or
)	result in a finding of not guilty or not responsible.
	Notwithstanding the provisions of this subsection, no case with a felony charge that was
	dismissed pursuant to a plea agreement will be expunged pursuant to this subsection. Prior to
	July 1, 2020, the Administrative Office of the Courts shall develop and have in place procedures
	to automate the expunction of records pursuant to this subsection. (a5) Netwithstanding the provisions of subsections (a) (a1) and (a2) of this section on
	(a5) Notwithstanding the provisions of subsections (a), (a1), and (a2) of this section, an
	arresting agency may maintain investigative records related to a charge that has been expunged
	pursuant to this section.
	(a6) <u>Hearing. – Except as otherwise specifically provided in this section, a court may grant</u>
	a petition for expunction under this section without a hearing.
	(c) Any petition <u>required to be filed</u> for expungement under this section shall be on a
	form approved by the Administrative Office of the Courts and be filed with the clerk of superior
	court. Upon Excluding any expunction granted by operation of law pursuant to subsection (a4)
	of this section, upon order of expungement, expungement by a court, the clerk shall notify State
	and local agencies of the court's order as provided in G.S. 15A-150 and forward the petition to
	the Administrative Office of the Courts.
	SECTION 3.(b) G.S. 15A-150(b) reads as rewritten:
	"(b) Notification to Other State and Local Agencies. – Unless otherwise instructed by the
	Administrative Office of the Courts pursuant to an agreement entered into under subsection (e)
	of this section for the electronic or facsimile transmission of information, the clerk of superior
	court in each county in North Carolina shall send a certified copy of an order granting an
	expunction to a person named in subsection (a) of this section to (i) all of the agencies listed in
	this subsection and (ii) the person. person granted the expunction. Expunctions granted pursuant
	to G.S. 15A-146(a4) are excluded from all notice provisions of this subsection. An agency
	receiving an order under this subsection shall purge from its records all entries made as a result
	of the charge or conviction ordered expunged, except as provided in G.S. 15A-151. The list of
	agencies is as follows:
	(1) The sheriff, chief of police, or other arresting agency.
	(2) When applicable, the Division of Motor Vehicles.
	(3) Any State or local agency identified by the petition as bearing record of the
	offense that has been expunged.
	(4) The Department of Public Safety, Combined Records Section.
	(5) The State Bureau of Investigation."
	SECTION 3.(c) By February 1, 2020, the Department of Public Safety, in
	conjunction with the Department of Justice and the Administrative Office of the Courts, shall
	jointly develop and submit a report to the Joint Legislative Oversight Committee on Justice and
	Public Safety on recommendations and the costs involved to automate the expunction process
	for all State agencies with records subject to expunction orders and ensure the efficacy of the
	record expunction.

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1 2 2	<b>SECTION 3.(d)</b> Subsections (a) through (a3), and (a5) of G.S. 15A-146 as amended by subsection (a) of this section, become effective December 1, 2019, and apply to petitions filed are surface that data. Subsection $(A)$ of $C = 15A + 146$ are smalled by subsection (a) of this section.			
3 4	on or after that date. Subsection (a4) of G.S. 15A-146 as amended by subsection (a) of this section becomes effective July 1, 2020, and applies to charges disposed of on or after that date. The			
5	remainder of this section is effective when it becomes law.			
6				
7	PART IV. MODIFY EXPUNCTION OF NONVIOLENT MISDEMEANOR AND			
8	FELONY CONVICTIONS			
9	<b>SECTION 4.(a)</b> G.S. 15A-145.5 reads as rewritten:			
10	"§ 15A-145.5. Expunction of certain misdemeanors and felonies; no age limitation.			
11	(a) For purposes of this section, the term "nonviolent misdemeanor" or "nonviolent			
12	felony" means any misdemeanor or felony except the following:			
13 14	<ol> <li>A Class A through G felony or a Class A1 misdemeanor.</li> <li>An offense that includes assault as an essential element of the offense.</li> </ol>			
14	<ul> <li>(2) An offense that includes assault as an essential element of the offense.</li> <li>(3) An offense requiring registration pursuant to Article 27A of Chapter 14 of the</li> </ul>			
16	General Statutes, whether or not the person is currently required to register.			
17	(4) Any of the following sex-related or stalking offenses: G.S. 14-27.25(b),			
18	14-27.30(b), 14-190.7, 14-190.8, 14-190.9, 14-202, 14-208.11A, 14-208.18,			
19	14-277.3, 14-277.3A, 14-321.1.			
20	(5) Any felony offense in Chapter 90 of the General Statutes where the offense			
21	involves methamphetamines, heroin, or possession with intent to sell or			
22	deliver or sell and deliver cocaine.			
23	(6) An offense under G.S. $14-12.12(b)$ , $14-12.13$ , or $14-12.14$ , or any offense for			
24	which punishment was determined pursuant to G.S. $14-3(c)$ .			
25 26	(7) An offense under G.S. 14-401.16. (7a) An offense under G.S. 14 54(a) 14 54(a1) or 14 56			
20 27	<ul> <li>(7a) An offense under G.S. 14-54(a), 14-54(a1), or 14-56.</li> <li>(8) Any felony offense in which a commercial motor vehicle was used in the</li> </ul>			
28	commission of the offense.			
29	(8a) An offense involving impaired driving as defined in G.S. 20-4.01(24a).			
30	(9) Any offense that is an attempt to commit an offense described in subdivisions			
31	(1) through (8a) of this subsection.			
32	(b) Notwithstanding any other provision of law, if the person is convicted of more than			
33	one nonviolent felony or nonviolent misdemeanor in the same session of court and none of the			
34	nonviolent felonies or nonviolent misdemeanors are alleged to have occurred after the person			
35	had already been served with criminal process for the commission of a nonviolent felony or			
36	nonviolent misdemeanor, <u>court</u> , then the multiple nonviolent felony or nonviolent misdemeanor			
37 38	convictions shall be treated as one nonviolent felony or nonviolent misdemeanor conviction under this section, and the exputation order issued under this section shall provide that the			
38 39	under this section, and the expunction order issued under this section shall provide that the multiple nonviolent felony convictions or nonviolent misdemeanor convictions shall be			
40	expunged from the person's record in accordance with this section.			
41	(c) A person may file a petition, in the court of the county where the person was			
42	convicted, for expunction of <u>a one or more</u> nonviolent misdemeanor <u>convictions</u> or <u>one</u>			
43	nonviolent felony conviction from the person's criminal record if the person has no other			
44	misdemeanor or felony convictions, other than a traffic violation. The petition shall not be filed			
45	earlier than 10 years after the date of the conviction for a nonviolent felony or five years for a			
46	nonviolent misdemeanor or when any active sentence, period of probation, and post-release			
47	supervision has been served, whichever occurs later. record. The petition shall not be filed earlier			
48	than one of the following:			
49 50	(1) For expunction of one nonviolent misdemeanor, five years after the date of the conviction or when any active conteness period of probation or			
50 51	the conviction or when any active sentence, period of probation, or post-release supervision has been served, whichever occurs later.			
51	post-release supervision has been served, whichever occurs later.			

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1	(2)	For expunction of more than one nonviolent misder	meanor, seven years after
2		the date of the person's last conviction, other than a	-
3		in the petition for expunction, or seven years after ar	
4		of probation, or post-release supervision has been s	
5		later.	
6	(3)	For expunction of one nonviolent felony, 10 year	ars after the date of the
7		conviction or 10 years after any active sentence,	
8		post-release supervision has been served, whichever	
9	A person pre	viously granted an expunction under this section is no	
10		ny offense committed after the date of the previous or	-
11		A petition filed pursuant to this section shall contain,	
12	following:		
13	(1)	An affidavit by the petitioner that the petitioner has	as been is of good moral
14		character since the date of conviction for the nor	
15		nonviolent felony and has not been convicted	of any other felony or
16		misdemeanor, other than a traffic violation, under the	e laws of the United States
17		or the laws of this State or any other state.state during	g the applicable five-year,
18		seven-year, or 10-year waiting period set forth in sub	section (c) of this section.
19	(2)	Verified affidavits of two persons who are not related	ted to the petitioner or to
20		each other by blood or marriage, that they know the	e character and reputation
21		of the petitioner in the community in which the pet	titioner lives and that the
22		petitioner's character and reputation are good.	
23	(3)	A statement that the petition is a motion in the caus	e in the case wherein the
24		petitioner was convicted.	
25	(4)	An application on a form approved by the Administr	
26		requesting and authorizing a name-based State and	•
27		record check by the Department of Public Safety	
28		required by the Administrative Office of the Courts	-
29		a search by the Department of Public Safety for any	•
30		pending criminal cases, and a search of the confident	
31		maintained by the Administrative Office of the Cou	11
32		be filed with the clerk of superior court. The cler	-
33		forward the application to the Department of P	-
34		Administrative Office of the Courts, which shall c	conduct the searches and
35		report their findings to the court.	1
36	(5)	An affidavit by the petitioner that no restitution of	3 8
37		representing amounts ordered for restitution entered	against the petitioner are
38	I.I.,	outstanding.	4
39 40		of the petition, the petition shall be served upon the dis	-
40		e was tried resulting in conviction. The district atto	
41		ch to file any objection thereto and shall be duly not	
42 43		etition. Upon good cause shown, the court may gran	-
43 44	•	is to file objection to the petition. The district attorney	
44 45		the victim, if any, to notify the victim of the request for a second sec	
43 46		or expunction and the victim's views and concerns sh	
40 47	court at such hea	-	ian be considered by the
48		g judge is authorized to call upon a probation of	ficer for any additional
49	-	verification of the petitioner's conduct since the con	-

48 The presiding judge is authorized to call upon a probation officer for any additional 49 investigation or verification of the petitioner's conduct since the conviction. The court shall 50 review any other information the court deems relevant, including, but not limited to, affidavits

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1	or other testimon	y provided by law enforcement officers, district attorneys, a	nd victims of crimes
2	committed by the	e petitioner.	
3		<u>The court, after hearing, hearing a petition for expunction</u>	
4	nonviolent misde	emeanors, shall order that the petitioner be restored, in the c	ontemplation of the
5	law, to the status	the petitioner occupied before the arrest or indictment or inf	formation, except as
6	provided in G.S.	15A-151.5, if the court finds all of the following:	
7	<u>(1)</u>	finds that the The petitioner has not previously been gra	inted an expunction
8		under this section, G.S. 15A-145, 15A-145.1, 15A-14	5.2, 15A-145.3, or
9		15A-145.4; section prior to the date of any offense the curr	ent petition requests
10		<u>be expunged.</u>	
11	<u>(2)</u>	the The petitioner has remained is of good moral characte	<del>r; <u>character.</u></del>
12	<u>(3)</u>	the The petitioner has no outstanding warrants or pend	ing criminal cases;
13		cases.	-
14	<u>(4)</u>	the The petitioner has no other felony or misden	neanor convictions
15		convictions, other than a traffic violation; violation not 1	
16		for expunction, during the applicable five-year or seven-	year waiting period
17		set forth in subsection (c) of this section.	
18	<u>(5)</u>	the The petitioner has no outstanding restitution orders	or civil judgments
19		representing amounts ordered for restitution entered agains	
20		petitioner.	I /
21	<u>(6)</u>	The petitioner meets one of the following criteria:	
22	<u></u>	<u>a.</u> For a petition for expunction of one nonviolent	t misdemeanor, the
23		petitioner has no convictions for any other felor	
24		other than a traffic offense.	<u>,</u>
25		b. For a petition for expunction of more that	n one nonviolent
26		misdemeanor, the petitioner has no convictions for	
27		felony that is listed as an exception to the	
28		misdemeanor" or "nonviolent felony" as provided	
29		this section.	
30	(7)	the The petitioner was convicted of an offense or of	ffenses eligible for
31		expunction under this section and was convicted of,	-
32		sentence received for, a nonviolent felony at least 10 year	1 1
33		of the petition or a nonviolent misdemeanor at least fiv	
34		filing of the petition, it may order that such person	• •
35		contemplation of the law, to the status the person occupie	
36		or indictment or information, except as provided in G.S. 1	
37	<u>(8)</u>	The petitioner has completed the applicable five-year or	
38	<u>(0)</u>	period set forth in subsection (c) of this section.	
39	If the court d	enies the petition, the order shall include a finding as to the re	eason for the denial
40		court, after hearing a petition for expunction of one nonvioler	
41		r be restored, in the contemplation of the law, to the status the	
42	_	or indictment or information, except as provided in G.S. 15/	
43	finds all of the fo		
44	(1)	The petitioner has not been granted an expunction under	this section prior to
45	<u>\1/</u>	the date of any offense the current petition requests be exp	-
46	<u>(2)</u>	The petitioner is of good moral character.	<u>rungua.</u>
47	(2) (3)	The petitioner has no outstanding warrants or pending cri	minal cases
48	$\frac{(3)}{(4)}$	The petitioner has no other felony or misdemeanor convi	
+0 49	<u>(+)</u>	traffic violation not listed in the petition for expunction, d	
+9 50		10-year waiting period set forth in subsection (c) of this s	• • • •
50		10 year watting period set forth in subsection (c) of this s	

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	<u>(5)</u>	The petitioner has no outstanding restitution orders or civil judgment	<u>s</u>	
2		representing amounts ordered for restitution entered against the petitioner.		
5	<u>(6)</u>	The petitioner has no convictions for a misdemeanor that is listed as an	n	
		exception to the term "nonviolent misdemeanor" as provided in subsection (a	)	
		of this section or any other felony offense.		
	<u>(7)</u>	The petitioner was convicted of an offense eligible for expunction under this	<u>s</u>	
		section.		
	<u>(8)</u>	The petitioner has completed the 10-year waiting period set forth in subsection	n	
		(c) of this section.		
	If the court de	enies the petition, the order shall include a finding as to the reason for the denial	•	
		court shall also order that the conviction or convictions be expunged from the		
		ourt and direct all law enforcement agencies bearing record of the same to		
	expunge their re	cords of the conviction. The clerk shall notify State and local agencies of the	Э	
	· · ·	provided in G.S. 15A-150.		
		other applicable State or local government agency shall expunge from its record		
		a result of the conviction or convictions ordered expunged under this section		
		n the petitioner of an order entered pursuant to this section. The agency shal		
		also vacate any administrative actions taken against a person whose record is expunged under		
	this section as a result of the charges or convictions expunged. A person whose administrative			
	action has been vacated by an occupational licensing board pursuant to an expunction under this			
		reapply for licensure and must satisfy the board's then current education and		
	1 ·	preliminary licensing requirements in order to obtain licensure. This subsection shall not apply		
•	1	to the Department of Justice for DNA records and samples stored in the State DNA Database and		
	the State DNA D	atabank.		
	"			
		<b>FION 4.(b)</b> This section becomes effective December 1, 2019, and applies to	)	
	petitions filed on	or after that date.		
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		<b>FION 5.</b> Except as otherwise provided, this act is effective when it become	S	
	law.			