GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

Η

H.B. 801 Apr 10, 2013 HOUSE PRINCIPAL CLERK

D

HOUSE DRH30383-LHf-179 (03/28)

Short Title:	Multiple Expunctions/Dismissal or Not Guilty.	(Public)
Sponsors:	Representative D. Hall.	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO PROVIDE THAT A PERSON MAY OBTAIN AN EXPUNCTION FOR ANY
3	CHARGES THAT WERE DISMISSED OR FOR WHICH A FINDING OF NOT GUILTY
4	OR NOT RESPONSIBLE IS ENTERED AND TO PROVIDE THAT NO FEE SHALL BE
5	CHARGED FOR THE FIRST PETITION TO EXPUNGE A CHARGE FROM A
6	PERSON'S RECORD BUT THAT A FEE SHALL BE CHARGED FOR ANY
7	PETITIONS FILED TO EXPUNGE ANY SUBSEQUENT CHARGES.
8	The General Assembly of North Carolina enacts:
9	SECTION 1. G.S. 15A-146 reads as rewritten:
10	"§ 15A-146. Expunction of records when charges are dismissed or there are findings of
11	not guilty.
12	(a) If any person is charged with a crime, either a misdemeanor or a felony, or was
13	charged with an infraction under G.S. 18B-302(i) prior to December 1, 1999, and the charge is
14	dismissed, or a finding of not guilty or not responsible is entered, that person may apply to the
15	court of the county where the charge was brought for an order to expunge from all official
16	records any entries relating to his apprehension or trial. The court shall hold a hearing on the
17	application and, upon finding that the person had not previously received an expungement
18	under this section, G.S. 15A-145, 15A-145.1, 15A-145.2, 15A-145.3, 15A-145.4, or
19	15A-145.5, and that the person had not previously been convicted of any felony under the laws
20	of the United States, this State, or any other state, the court shall order the expunction. No
21	person as to whom such an order has been entered shall be held thereafter under any provision
22	of any law to be guilty of perjury, or to be guilty of otherwise giving a false statement or
23	response to any inquiry made for any purpose, by reason of his failure to recite or acknowledge
24	any expunged entries concerning apprehension or trial.
25	(a1) Notwithstanding subsection (a) of this section, if a person is charged with multiple
26	offenses and all the charges are dismissed, or findings of not guilty or not responsible are made,
27	then a person may apply to have each of those charges expunged if the offenses occurred within
28	the same 12 month period of time or if the charges are dismissed or findings are made at the
29	same term of court. Unless circumstances otherwise clearly provide, the phrase "term of court"
30	shall mean one week for superior court and one day for district court. There is no requirement

- 30 shall mean one week for superior court and one day for district court. There is no requirement 31 that the multiple offenses arise out of the same transaction or occurrence or that the multiple
- 32 offenses were consolidated for judgment. The court shall hold a hearing on the application. If
- 33 the court finds (i) that the person had not previously received an expungement under this 34 subsection, or that any previous expungement received under this subsection occurred prior to
- October 1, 2005 and was for an offense that occurred within the same 12-month period of time,
 or was dismissed or findings made at the same term of court, as the offenses that are the subject



General Assembly of North Carolina

1 of the current application, (ii) that the person had not previously received an expungement 2 under G.S. 15A-145, 15A-145.1, 15A-145.2, 15A-145.3, 15A-145.4, or 15A-145.5, and (iii) 3 that the person had not previously been convicted of any felony under the laws of the United 4 States, this State, or any other state, the court shall order the expunction. No person as to whom 5 such an 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 6 7 made for any purpose, by reason of his failure to recite or acknowledge any expunged entries 8 concerning apprehension or trial. 9 The court may also order that the said entries, including civil revocations of drivers

(b) 10 licenses as a result of the underlying charge, shall be expunged from the records of the court, 11 and direct all law-enforcement agencies, the Division of Adult Correction of the Department of 12 Public Safety, the Division of Motor Vehicles, and any other State or local government 13 agencies identified by the petitioner as bearing record of the same to expunge their records of 14 the entries, including civil revocations of drivers licenses as a result of the underlying charge 15 being expunged. This subsection does not apply to civil or criminal charges based upon the civil revocation, or to civil revocations under G.S. 20-16.2. The clerk shall notify State and 16 17 local agencies of the court's order as provided in G.S. 15A-150. The clerk shall forward a 18 certified copy of the order to the Division of Motor Vehicles for the expunction of a civil 19 revocation provided the underlying criminal charge is also expunged. The civil revocation of a 20 drivers license shall not be expunged prior to a final disposition of any pending civil or criminal 21 charge based upon the civil revocation. The costs of expunging the records, as required under 22 G.S. 15A-150, shall not be taxed against the petitioner.

23 Any person entitled to expungement expunction under this section may also apply to (b1) 24 the court for an order expunging DNA records when the person's case has been dismissed by 25 the trial court and the person's DNA record or profile has been included in the State DNA 26 Database and the person's DNA sample is stored in the State DNA Databank. A copy of the 27 application for expungement expunction of the DNA record or DNA sample shall be served on 28 the district attorney for the judicial district in which the felony charges were brought not less 29 than 20 days prior to the date of the hearing on the application. If the application for 30 expungement expunction is granted, a certified copy of the trial court's order dismissing the 31 charges shall be attached to an order of expungement.expunction. The order of expungement 32 expunction shall include the name and address of the defendant and the defendant's attorney 33 and shall direct the SBI to send a letter documenting expungement expunction as required by 34 subsection (b2) of this section.

35 Upon receiving an order of expungement expunction entered pursuant to subsection (b2) 36 (b1) of this section, the SBI shall purge the DNA record and all other identifying information 37 from the State DNA Database and the DNA sample stored in the State DNA Databask covered 38 by the order, except that the order shall not apply to other offenses committed by the individual 39 that qualify for inclusion in the State DNA Database and the State DNA Databank. A letter 40 documenting expungement expunction of the DNA record and destruction of the DNA sample 41 shall be sent by the SBI to the defendant and the defendant's attorney at the address specified 42 by the court in the order of expungement.expunction.

43 (c) The clerk shall notify State and local agencies of the court's order as provided in44 G.S. 15A-150.

45 (d) No person shall be charged a fee for the person's first expunction under this section.
46 A person who files a petition for a second or subsequent expunction under this section must pay
47 the clerk of superior court a fee of one hundred fifty dollars (\$150.00) at the time the petition is
48 filed. Fees collected under this subsection shall be deposited in the General Fund. This
49 requirement to pay a fee under this subsection does not apply to petitions filed by an indigent."
50 SECTION 2. This act becomes effective December 1, 2013.