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1		AN	ACT relating to expungement and making an appropriation therefor.
2	Be i	t enac	ted by the General Assembly of the Commonwealth of Kentucky:
3		⇒s	ection 1. KRS 431.073 is amended to read as follows:
4	(1)	Any	person who has been:
5		<u>(a)</u>	Convicted of a Class D felony violation of KRS 17.175, 186.990, 194A.505,
6			194B.505, 217.181, 217.207, 217.208, 218A.140, 218A.1415, 218A.1416,
7			218A.1417, 218A.1418, 218A.1423, 218A.1439, 218A.282, 218A.284,
8			218A.286, 218A.320, 218A.322, 218A.324, <u>218A.500,</u> 244.165, 286.11-057,
9			304.47-025, 324.990, 365.241, 434.155, 434.675, 434.850, 434.872, 511.040,
10			512.020, 514.030, 514.040, 514.050, 514.060, 514.065, 514.070, 514.080,
11			514.090, 514.100, 514.110, 514.120, 514.140, 514.150, 514.160, 516.030,
12			516.060, 516.090, 516.108, 517.120, 518.040, 522.040, 524.100, 525.113,
13			526.020, 526.030, 528.020, 528.040, 528.050, 530.010, or 530.050 <u>;[, or]</u>
14		<u>(b)</u>	<i>Convicted of</i> a series of Class D felony violations of one (1) or more statutes
15			enumerated in <u>subsection (1)(a) of</u> this section arising from a single
16			incident <u>:[, or who has been]</u>
17		<u>(c)</u>	Granted a full pardon[,]; or
18		<u>(d)</u>	Convicted of a Class D felony, or an offense prior to January 1, 1975 which
19			was punishable by not more than five (5) years' incarceration, which was
20			not a violation of KRS 189A.010, 508.032, or 519.055, abuse of public
21			office, a sex offense, or an offense committed against a child, and did not
22			result in serious bodily injury or death; or of a series of felony offenses
23			eligible under this paragraph;
24		may	file with the court in which he or she was convicted an application to have the
25		judg	ment vacated. The application shall be filed as a motion in the original criminal
26		case	. The person shall be informed of the right at the time of adjudication.
27	(2)	<u>(a)</u>	A verified application to have the judgment vacated under this section shall be

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filed no sooner than five (5) years after the completion of the person's sentence, or five (5) years after the successful completion of the person's probation or parole, whichever occurs later.

- 4 **(b)** Upon the payment of the filing fee and the filing of the application, the Circuit 5 Court clerk shall serve a notice of filing upon the office of the 6 Commonwealth's attorney or county attorney that prosecuted the case and the 7 county attorney of the county where the judgment was entered. The office of 8 the Commonwealth's attorney or county attorney that prosecuted the case shall 9 file a response within sixty (60) days after being served with the notice of 10 filing. That time period may be extended for good cause, but the hearing on 11 the application to vacate the judgment shall occur no later than one hundred 12 twenty (120) days following the filing of the application. The inability to 13 determine the location of the crime victim shall constitute good cause for an 14 extension of time. No hearing upon the merits of the application shall be 15 scheduled until the Commonwealth's response has been filed, or if no 16 response is received, no later than one hundred twenty (120) days after the 17 filing of the application.
- 18(c) In any case in which the Commonwealth objects that the application is19grossly incomplete, the court shall order the person or agency originating20the application to supplement the application.
- (3) Upon the filing of the Commonwealth's response to an application, or if no response
 is received, no later than one hundred twenty (120) days after the filing of the
 application, the court shall set a date for a hearing and the Circuit Court clerk shall
 notify the office of the Commonwealth's attorney or county attorney that prosecuted
 the case. The office of the Commonwealth's attorney or county attorney that
 prosecuted the case shall notify the victim of the crime, if there was an identified
 victim. The Commonwealth's attorney or county attorney shall be authorized to

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1		obtain without payment of any fee information from the Transportation Cabinet
2		regarding the crime victim's address on file regarding any vehicle operator's license
3		issued to that person.
4	(4)	(a) In an application pursuant to subsection (1)(d) of this section, upon the
5		filing of the Commonwealth's response objecting to the vacating of a
6		judgment and expungement of a record, the court shall schedule a hearing
7		within one hundred twenty (120) days of the Commonwealth's response.
8		The prosecutor shall specify in the objection the reasons for believing a
9		denial of the application is justified. At the hearing at which the applicant
10		or his or her attorney must be present, the applicant must prove by clear
11		and convincing evidence that:
12		1. Vacating the judgment and expunging the record is consistent with the
13		welfare and safety of the public;
14		2. The action is supported by his or her behavior since the conviction or
15		<u>convictions, as evidenced that he or she has been active in</u>
16		rehabilitative activities in prison and is living a law-abiding life since
17		<u>release;</u>
18		3. The vacation and expungement is warranted by the interests of justice;
19		and
20		4. Any other matter deemed appropriate or necessary by the court to
21		make a determination regarding the petition for expungement is met.
22		(b) At the hearing, the applicant may testify as to the specific adverse
23		consequences he or she may be subject to if the application is denied. The
24		court may hear testimony of witnesses and any other matter the court deems
25		proper and relevant to its determination regarding the application. The
26		Commonwealth may present proof of any extraordinary circumstances that
27		exist to deny the application. A victim of any offense listed in the application

1		shall have an opportunity to be heard at any hearing held under this
2		section.
3	<u>(c)</u>	If the court determines that circumstances warrant vacation and
4		expungement and that the harm otherwise resulting to the applicant clearly
5		outweighs the public interest in the criminal history record information
6		being publicly available, then the original conviction or convictions shall be
7		vacated and the records shall be expunged. The order of expungement shall
8		not preclude a prosecutor's office from retaining a nonpublic record for law
9		enforcement purposes only.
10	<u>(5)</u> Th	e court may order the judgment vacated, and if the judgment is vacated the court
11	sha	all dismiss with prejudice any charges which are eligible for expungement under
12	sul	osection (1) of this section or KRS 431.076 or 431.078, and, upon full payment
13	<u>of</u>	the fee in subsection (10) of this section, order expunged all records in the
14	cu	stody of the court and any records in the custody of any other agency or official,
15	inc	luding law enforcement records, if the court finds that:
16	(a)	The person had not, after the effective date of this Act, [previously] had a
17		felony conviction vacated and the record expunged pursuant to this section;
18	(b)	The person had not in the five (5) years prior to the filing of the application to
19		have the judgment vacated been convicted of a felony or a misdemeanor;{
20		and]
21	(c)	No proceeding concerning a felony or misdemeanor is pending or being
22		instituted against the person <u>; and</u>
23	<u>(d)</u>	For an application pursuant to subsection $(1)(d)$ of this section, the person
24		has been rehabilitated and poses no significant threat of recidivism.
25	<u>(6)</u> [(5)]	If the court has received a response from the office of the Commonwealth's
26	att	orney or county attorney that prosecuted the case stating no objection to the
27	ap	plication to have the judgment vacated, or if one hundred twenty (120) days have

elapsed since the filing of the application and no response has been received <u>from</u>
 <u>the victim or the office of the Commonwealth's attorney or county attorney that</u>
 <u>prosecuted the case</u>, the court may, without a hearing, vacate the judgment in the
 manner established in subsection (4) of this section.

5 <u>(7)</u>[(6)] Upon entry of an order vacating and expunging a conviction, the original 6 conviction shall be vacated and, upon full payment of the fee in subsection (10) of 7 *this section*, the record shall be expunded. The court and other agencies shall cause 8 records to be deleted or removed from their computer systems so that the matter 9 shall not appear on official state-performed background checks. The court and other 10 agencies shall reply to any inquiry that no record exists on the matter. The person 11 whose record is expunged shall not have to disclose the fact of the record or any 12 matter relating thereto on an application for employment, credit, or other type of 13 application. If the person is not prohibited from voting for any other reason, the 14 person's ability to vote shall be restored and the person may register to vote.

15 (8)[(7)] An order vacating a conviction under this section shall not extend or revive an 16 expired statute of limitations, shall not constitute a finding of legal error regarding 17 the proceedings leading to or resulting in the conviction, shall not nullify any 18 findings of fact or conclusions of law made by the trial court or any appellate court 19 regarding the conviction, and shall not constitute a finding of innocence regarding 20 the conviction.

21 (9)[(8)] The Administrative Office of the Courts shall establish a form application to
 22 be used in filing an application to have judgment vacated and records expunged.

- 23 (10)[(9)] The filing fee for an application to have judgment vacated and records
 24 expunged shall be [five hundred dollars (\$500). The first] fifty dollars (\$50), *which*[
 25 of each fee collected pursuant to this subsection] shall be deposited into a trust and
 26 agency account for deputy clerks and shall not be refundable.
- 27 (11) (a) Upon the issuance of an order vacating and expunging a conviction

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1	L	pursuant to this section, the applicant shall be charged an expungement fee
2		<u>of two hundred fifty dollars (\$250), which may be payable by an installment</u>
3	L	plan in accordance with KRS 534.020.
4	<u>(b)</u>	When the order is issued, the court shall set a date, no sooner than eighteen
5		(18) months after the date of the order, by which the defendant must comply
6		with the installment payment plan. The applicant shall be given notice of
7		the total amount due, the payment frequency, and the date by which all
8		payments must be made. The notice shall state that the expungement cannot
9		be completed until full payment is received, and that if the applicant has not
10		completed the installment payment plan by the scheduled date, he or she
11		shall appear on that date to show good cause as to why he or she is unable
12		to satisfy the obligations. Notwithstanding provisions of KRS 534.020 to the
13		contrary, no applicant shall be ordered to jail for failure to complete an
14		installment plan ordered pursuant to this section.
15	<u>(c)</u>	The revenues and interest from the expungement fee shall be deposited in
15 16		The revenues and interest from the expungement fee shall be deposited in the expungement fund created in Section 4 of this Act.
16	<u>(12)</u> [(10)]	the expungement fund created in Section 4 of this Act.
16 17	<u>(12)</u> [(10)] →Sec	<i>the expungement fund created in Section 4 of this Act.</i> This section shall be retroactive.
16 17 18	<u>(12)</u> [(10)] → Sec (1) A per	<i>the expungement fund created in Section 4 of this Act.</i> This section shall be retroactive. ction 2. KRS 431.076 is amended to read as follows:
16 17 18 19	(12) [(10)] →Sec (1) A per guilty	<i>the expungement fund created in Section 4 of this Act.</i> This section shall be retroactive. ction 2. KRS 431.076 is amended to read as follows: son who has been charged with a criminal offense and who has been found not
16 17 18 19 20	(12)[(10)] → Sec (1) A per guilty Jand 1	<i>the expungement fund created in Section 4 of this Act.</i> This section shall be retroactive. ction 2. KRS 431.076 is amended to read as follows: son who has been charged with a criminal offense and who has been found not of the offense, or against whom charges have been dismissed [with prejudice]
16 17 18 19 20 21	(12)[(10)] → Sec (1) A per guilty Jand the charge	the expungement fund created in Section 4 of this Act. This section shall be retroactive. ction 2. KRS 431.076 is amended to read as follows: son who has been charged with a criminal offense and who has been found not of the offense, or against whom charges have been dismissed [with prejudice not in exchange for a guilty plea to another offense, or against whom felony
 16 17 18 19 20 21 22 	(12)[(10)] → Sec (1) A per guilty Jand the gr	the expungement fund created in Section 4 of this Act. This section shall be retroactive. ction 2. KRS 431.076 is amended to read as follows: son who has been charged with a criminal offense and who has been found not of the offense, or against whom charges have been dismissed [with prejudice not in exchange for a guilty plea to another offense, or against whom felony es originally filed in the District Court have not resulted in an indictment by
 16 17 18 19 20 21 22 23 	(12)[(10)] → Sec (1) A per guilty Jand the charge the gr filed t	the expungement fund created in Section 4 of this Act. This section shall be retroactive. ction 2. KRS 431.076 is amended to read as follows: son who has been charged with a criminal offense and who has been found not of the offense, or against whom charges have been dismissed [with prejudice not in exchange for a guilty plea to another offense, or against whom felony es originally filed in the District Court have not resulted in an indictment by rand jury, may petition the District or Circuit Court in which the charges were
 16 17 18 19 20 21 22 23 24 	 (12)[(10)] → Sec (1) A per guilty Jand the graph of the	the expungement fund created in Section 4 of this Act. This section shall be retroactive. ction 2. KRS 431.076 is amended to read as follows: son who has been charged with a criminal offense and who has been found not of the offense, or against whom charges have been dismissed [with prejudice not in exchange for a guilty plea to another offense, or against whom felony es originally filed in the District Court have not resulted in an indictment by rand jury, may petition the District or Circuit Court in which the charges were to expunge all records.

grand jury, or five (5) years following the date of the order of dismissal without
 prejudice. The petition shall be served upon the office of the Commonwealth's
 attorney or county attorney that prosecuted the case.

4 (3)Following the filing of the petition, the court may set a date for a hearing. If the 5 court does so, it shall notify the county or Commonwealth's attorney, as appropriate, 6 of an opportunity for a response to the expungement petition. In addition, if the 7 criminal charge relates to the abuse or neglect of a child, the court shall also notify 8 the Office of General Counsel of the Cabinet for Health and Family Services of an 9 opportunity for a response to the expungement petition. The counsel for the Cabinet 10 for Health and Family Services shall respond to the expungement petition, within 11 twenty (20) days of receipt of the notice, which period of time shall not be extended 12 by the court, if the Cabinet for Health and Family Services has custody of records 13 reflecting that the person charged with the criminal offense has been determined by 14 the cabinet or by a court under KRS Chapter 620 to be a substantiated perpetrator of 15 child abuse or neglect. If the cabinet fails to respond to the expungement petition or 16 if the cabinet fails to prevail, the order of expungement shall extend to the cabinet's 17 records. If the cabinet prevails, the order of expungement shall not extend to the 18 cabinet's records.

19 (4)If the court finds that there are no current charges or proceedings pending relating to 20 the matter for which the expungement is sought, the court may grant the petition 21 and order the expunging of all records in the custody of the court and any records in 22 the custody of any other agency or official, including law enforcement records. If 23 the expungement petition pertains to felony charges originally filed in the District 24 Court which have not resulted in an indictment by the grand jury, and the Circuit 25 Court or District Court grants the motion, it shall dismiss the charges and order the 26 expunging of the records. The court shall order the expunging on a form provided 27 by the Administrative Office of the Courts. Every agency, with records relating to

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the arrest, charge, or other matters arising out of the arrest or charge, that is ordered
to expunge records, shall certify to the court within sixty (60) days of the entry of
the expungement order, that the required expunging action has been completed. All
orders enforcing the expungement procedure shall also be expunged.

5 (5) If an expungement is ordered under this section, an appellate court which issued an 6 opinion in the case may, upon motion of the petitioner in the case, order the 7 appellate case file to be sealed and also direct that the version of the appellate 8 opinion published on the court's Web site be modified to avoid use of the 9 petitioner's name in the case title and body of the opinion.

10 (6) After the expungement, the proceedings in the matter shall be deemed never to have 11 occurred. The court and other agencies shall delete or remove the records from their 12 computer systems so that any official state-performed background check will 13 indicate that the records do not exist. The court and other agencies shall reply to any 14 inquiry that no record exists on the matter. The person whose record is expunged 15 shall not have to disclose the fact of the record or any matter relating thereto on an 16 application for employment, credit, or other type of application.

17 (7) This section shall be retroactive.

18 → Section 3. KRS 431.079 is amended to read as follows:

- 19 (1) Beginning January 1, 2014, Every petition or application filed seeking 20 expungement of a conviction shall include a certification of eligibility for 21 expungement. The Department of Kentucky State Police and the Administrative 22 Office of the Courts shall certify that the agencies have conducted a criminal 23 background check on the petitioner and whether or not the petitioner is eligible to 24 have the requested record expunged. The Department of Kentucky State Police shall 25 promulgate administrative regulations to implement this section, in consultation 26 with the Administrative Office of the Courts.
- 27 (2) <u>Nothing in this section shall be construed to prohibit the expungement of a case</u>

1		ordered by a court of competent jurisdiction.
2	<u>(3)</u>	For the purposes of this section, KRS 431.073, 431.076, and 431.078,
3		"expungement" means the removal or deletion of records by the court and other
4		agencies which prevents the matter from appearing on official state-performed
5		background checks.
6		→SECTION 4. A NEW SECTION OF KRS CHAPTER 431 IS CREATED TO
7	REA	AD AS FOLLOWS:
8	<u>(1)</u>	There is hereby created in the State Treasury a fund designated the
9		<u>"expungement fund."</u>
10	<u>(2)</u>	The fund shall be administered by the Justice and Public Safety Cabinet.
11	<u>(3)</u>	Beginning on the effective date of this Act, the revenues and interest from the
12		expungement fee imposed by Section 1 of this Act shall be deposited in the fund.
13	<u>(4)</u>	On January 1, April 1, July 1, and October 1 of each year, the balance of the
14		fund shall be distributed as follows:
15		(a) Ten percent (10%) shall be distributed to the Department for Libraries and
16		<u>Archives;</u>
17		(b) Forty percent (40%) shall be distributed to the Department of Kentucky
18		<u>State Police;</u>
19		(c) Forty percent (40%) shall be equally distributed among the offices of
20		Commonwealth's attorneys; and
21		(d) Ten percent (10%) shall be distributed to Administrative Office of the
22		Courts to be deposited into the trust and agency account for deputy circuit
23		clerks along with the fee established in subsection (10) of Section 1 of this
24		<u>Act.</u>
25	<u>(5)</u>	All interest earned on moneys in the fund shall be credited to the fund and shall
26		not lapse.
27	<u>(6)</u>	Notwithstanding KRS 45.229, fund amounts not expended at the close of a fiscal

- 1 year shall not lapse but shall be carried forward into the next fiscal year.
- 2 (7) Moneys deposited in the fund are hereby appropriated for the purposes set forth
- 3 in this section and shall not be appropriated or transferred by the General
- 4 <u>Assembly for any other purposes.</u>