SECOND REGULAR SESSION

SENATE BILL NO. 1152

102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR WASHINGTON.

3600S.01I KRISTINA MARTIN, Secretary

AN ACT

To repeal sections 610.120 and 610.140, RSMo, and to enact in lieu thereof two new sections relating to criminal records.

Be it enacted by the General Assembly of the State of Missouri, as follows:

- Section A. Sections 610.120 and 610.140, RSMo, are
- 2 repealed and two new sections enacted in lieu thereof, to be
- 3 known as sections 610.120 and 610.140, to read as follows:
 - 610.120. 1. Except as otherwise provided under
- 2 section 610.124, records required to be closed shall [not]
- 3 be destroyed within six months of being closed; [they] the
- 4 record of arrest shall be closed and shall be inaccessible
- 5 to the general public and to all persons other than the
- 6 defendant except as provided in this section and chapter
- 7 43. [Closed records shall be available to: criminal justice
- 8 agencies for the administration of criminal justice pursuant
- 9 to section 43.500, criminal justice employment, screening
- 10 persons with access to criminal justice facilities,
- 11 procedures, and sensitive information; to law enforcement
- 12 agencies for issuance or renewal of a license, permit,
- 13 certification, or registration of authority from such agency
- including but not limited to watchmen, security personnel,
- and private investigators; those agencies authorized by
- 16 chapter 43 and applicable state law when submitting
- 17 fingerprints to the central repository; the sentencing
- 18 advisory commission created in section 558.019 for the

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

SB 1152

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    purpose of studying sentencing practices in accordance with
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    chapter 43; to qualified entities for the purpose of
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    screening providers defined in chapter 43; the department of
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    revenue for driver license administration; the department of
    public safety for the purposes of determining eligibility
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    for crime victims' compensation pursuant to sections 595.010
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    to 595.075, department of health and senior services for the
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    purpose of licensing and regulating facilities and
    regulating in-home services provider agencies and federal
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    agencies for purposes of criminal justice administration,
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    criminal justice employment, child, elderly, or disabled
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    care, and for such investigative purposes as authorized by
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    law or presidential executive order.]
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         2.
              [These records shall be made available only for the
    purposes and to the entities listed in this section.
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    criminal justice agency receiving a request for criminal
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    history information under its control may require positive
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    identification, to include fingerprints of the subject of
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    the record search, prior to releasing closed record
    information.] Dissemination of closed and open records from
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    the Missouri criminal records repository shall be in
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    accordance with section 43.509. All records which are
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    closed records shall be removed from the records of the
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    courts, administrative agencies, and law enforcement
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    agencies which are available to the public [and shall be
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    kept in separate records which are to be held confidential
    and, where possible, pages of the public record shall be
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    retyped or rewritten omitting those portions of the record
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    which deal with the defendant's case]. If [retyping or
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    rewriting] destruction of the record is not feasible because
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    of the permanent nature of the record books, such record
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SB 1152

entries shall be blacked out [and recopied in a confidential book].

610.140. 1. Notwithstanding any other provision of

- 2 law and subject to the provisions of this section, any
- 3 person may apply to any court in which such person was
- 4 charged or found guilty of any offenses, violations, or
- 5 infractions for an order to expunge records of such arrest,
- 6 plea, trial, or conviction. Subject to the limitations of
- 7 subsection 12 of this section, a person may apply to have
- 8 one or more offenses, violations, or infractions expunged if
- 9 such offense, violation, or infraction occurred within the
- 10 state of Missouri and was prosecuted under the jurisdiction
- 11 of a Missouri municipal, associate circuit, or circuit
- 12 court, so long as such person lists all the offenses,
- 13 violations, and infractions he or she is seeking to have
- 14 expunged in the petition and so long as all such offenses,
- 15 violations, and infractions are not excluded under
- 16 subsection 2 of this section. If the offenses, violations,
- 17 or infractions were charged as counts in the same indictment
- 18 or information or were committed as part of the same course
- 19 of criminal conduct, the person may include all the related
- 20 offenses, violations, and infractions in the petition,
- 21 regardless of the limits of subsection 12 of this section,
- 22 and the petition shall only count as a petition for
- 23 expungement of the highest level violation or offense
- 24 contained in the petition for the purpose of determining
- 25 future eligibility for expungement.
- 26 2. The following offenses, violations, and infractions
- 27 shall not be eligible for expungement under this section:
- 28 (1) Any class A felony offense;
- 29 (2) Any dangerous felony as that term is defined in
- 30 section 556.061;

expungement under this section;

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          (3)
              Any offense that requires registration as a sex
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    offender;
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          (4)
              Any felony offense where death is an element of
    the offense:
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             Any felony offense of assault; misdemeanor or
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    felony offense of domestic assault; or felony offense of
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    kidnapping;
          (6) Any offense listed, or previously listed, in
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    chapter 566 or section 105.454, 105.478, 115.631, 130.028,
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    188.030, 188.080, 191.677, 194.425, 217.360, 217.385,
    334.245, 375.991, 389.653, 455.085, 455.538, 557.035,
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    565.084, 565.085, 565.086, 565.095, 565.120, 565.130,
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    565.156, 565.200, 565.214, 566.093, 566.111, 566.115,
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    568.020, 568.030, 568.032, 568.045, 568.060, 568.065,
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    568.080, 568.090, 568.175, 569.030, 569.035, 569.040,
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    569.050, 569.055, 569.060, 569.065, 569.067, 569.072,
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    569.160, 570.025, 570.090, 570.180, 570.223, 570.224,
    570.310, 571.020, 571.060, 571.063, 571.070, 571.072,
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    571.150, 574.070, 574.105, 574.115, 574.120, 574.130,
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    575.040, 575.095, 575.153, 575.155, 575.157, 575.159,
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    575.195, 575.200, 575.210, 575.220, 575.230, 575.240,
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    575.350, 575.353, 577.078, 577.703, 577.706, 578.008,
    578.305, 578.310, or 632.520;
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          (7) Any offense eligible for expungement under section
    577.054 or 610.130;
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          (8) Any intoxication-related traffic or boating
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    offense as defined in section 577.001, or any offense of
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    operating an aircraft with an excessive blood alcohol
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    content or while in an intoxicated condition;
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          (9) Any ordinance violation that is the substantial
    equivalent of any offense that is not eligible for
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(10) Any violation of any state law or county or
municipal ordinance regulating the operation of motor
vehicles when committed by an individual who has been issued
a commercial driver's license or is required to possess a
commercial driver's license issued by this state or any
other state; and
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- 69 (11) Any offense of section 571.030, except any
 70 offense under subdivision (1) of subsection 1 of section
 71 571.030 where the person was convicted or found guilty prior
 72 to January 1, 2017, or any offense under subdivision (4) of
 73 subsection 1 of section 571.030.
- 74 The petition shall name as defendants all law 75 enforcement agencies, courts, prosecuting or circuit attorneys, municipal prosecuting attorneys, central state 76 77 repositories of criminal records, or others who the petitioner has reason to believe may possess the records 78 79 subject to expungement for each of the offenses, violations, and infractions listed in the petition. The court's order 80 81 of expungement shall not affect any person or entity not named as a defendant in the action. 82
- 4. The petition shall include the followinginformation:
- 85 (1) The petitioner's:
- 86 (a) Full name;
- 87 (b) Sex;
- 88 (c) Race;
- 89 (d) Driver's license number, if applicable; and
- 90 (e) Current address;
- 91 (2) Each offense, violation, or infraction for which
- 92 the petitioner is requesting expungement;
- 93 (3) The approximate date the petitioner was charged 94 for each offense, violation, or infraction; and

- 95 (4) The name of the county where the petitioner was 96 charged for each offense, violation, or infraction and if 97 any of the offenses, violations, or infractions occurred in 98 a municipality, the name of the municipality for each 99 offense, violation, or infraction; and
- 100 (5) The case number and name of the court for each 101 offense.
- 102 5. The clerk of the court shall give notice of the 103 filing of the petition to the office of the prosecuting 104 attorney, circuit attorney, or municipal prosecuting 105 attorney that prosecuted the offenses, violations, or 106 infractions listed in the petition. If the prosecuting attorney, circuit attorney, or municipal prosecuting 107 108 attorney objects to the petition for expungement, he or she 109 shall do so in writing within thirty days after receipt of 110 service. Unless otherwise agreed upon by the parties, the 111 court shall hold a hearing within sixty days after any written objection is filed, giving reasonable notice of the 112 hearing to the petitioner. If no objection has been filed 113 within thirty days after receipt of service, the court may 114 set a hearing on the matter and shall give reasonable notice 115 of the hearing to each entity named in the petition. At any 116 hearing, the court may accept evidence and hear testimony 117 118 on, and may consider, the following criteria for each of the 119 offenses, violations, or infractions listed in the petition 120 for expungement:
- 121 (1) At the time the petition is filed, it has been at
 122 least three years if the offense is a felony, or at least
 123 one year if the offense is a misdemeanor, municipal offense,
 124 or infraction, from the date the petitioner completed any
 125 authorized disposition imposed under section 557.011 for

each offense, violation, or infraction listed in the
petition;

- 128 (2) At the time the petition is filed, the person has
 129 not been found guilty of any other misdemeanor or felony,
 130 not including violations of the traffic regulations provided
- 131 under chapters 301, 302, 303, 304, and 307, during the time
- 132 period specified for the underlying offense, violation, or
- infraction in subdivision (1) of this subsection;
- 134 (3) The person has satisfied all obligations relating 135 to any such disposition, including the payment of any fines
- 136 or restitution;
- 137 (4) The person does not have charges pending;
- 138 (5) The petitioner's habits and conduct demonstrate
- 139 that the petitioner is not a threat to the public safety of
- 140 the state; and
- 141 (6) The expungement is consistent with the public
- 142 welfare and the interests of justice warrant the expungement.
- 143 A pleading by the petitioner that such petitioner meets the
- requirements of subdivisions (5) and (6) of this subsection
- shall create a rebuttable presumption that the expungement
- 146 is warranted so long as the criteria contained in
- 147 subdivisions (1) to (4) of this subsection are otherwise
- 148 satisfied. The burden shall shift to the prosecuting
- 149 attorney, circuit attorney, or municipal prosecuting
- 150 attorney to rebut the presumption. A victim of an offense,
- 151 violation, or infraction listed in the petition shall have
- an opportunity to be heard at any hearing held under this
- 153 section, and the court may make a determination based solely
- on such victim's testimony.
- 155 6. A petition to expunge records related to an arrest
- 156 for an eligible offense, violation, or infraction may be

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157 made in accordance with the provisions of this section to a
158 court of competent jurisdiction in the county where the
159 petitioner was arrested no earlier than three years from the
160 date of arrest; provided that, during such time, the
161 petitioner has not been charged and the petitioner has not
162 been found guilty of any misdemeanor or felony offense.

- If the court determines that such person meets all the criteria set forth in subsection 5 of this section for each of the offenses, violations, or infractions listed in the petition for expungement, the court shall enter an order of expungement. In all cases under this section, the court shall issue an order of expundement or dismissal within six months of the filing of the petition. A copy of the order of expungement shall be provided to the petitioner and each entity possessing records subject to the order, and, upon receipt of the order, each entity shall [close] destroy any record, except the arrest record, in its possession relating to any offense, violation, or infraction listed in the petition, in the manner established by section 610.120. records and files maintained in any administrative or court proceeding in a municipal, associate, or circuit court for any offense, infraction, or violation ordered expunged under this section shall be confidential and only available to the parties or by order of the court for good cause shown. central repository shall request the Federal Bureau of Investigation to expunge the records from its files.
- 8. The order shall not limit any of the petitioner's rights that were restricted as a collateral consequence of such person's criminal record, and such rights shall be restored upon issuance of the order of expungement. For purposes of 18 U.S.C. Section 921(a)(33)(B)(ii), an order or expungement granted pursuant to this section shall be

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considered a complete removal of all effects of the expunded 189 190 conviction. Except as otherwise provided under this 191 section, the effect of such order shall be to restore such 192 person to the status he or she occupied prior to such 193 arrests, pleas, trials, or convictions as if such events had 194 never taken place. No person as to whom such order has been 195 entered shall be held thereafter under any provision of law to be quilty of perjury or otherwise giving a false 196 197 statement by reason of his or her failure to recite or 198 acknowledge such arrests, pleas, trials, convictions, or 199 expungement in response to an inquiry made of him or her and 200 no such inquiry shall be made for information relating to an 201 expungement, except the petitioner shall disclose the 202 expunded offense, violation, or infraction to any court when 203 asked or upon being charged with any subsequent offense, 204 violation, or infraction. The expunged offense, violation, 205 or infraction may be considered a prior offense in determining a sentence to be imposed for any subsequent 206 207 offense that the person is found quilty of committing. Notwithstanding the provisions of subsection 8 of 208 9.

- 9. Notwithstanding the provisions of subsection 8 of this section to the contrary, a person granted an expungement shall disclose any expunged offense, violation, or infraction when the disclosure of such information is necessary to complete any application for:
- 213 (1) A license, certificate, or permit issued by this 214 state to practice such individual's profession;
- 215 (2) Any license issued under chapter 313 or permit 216 issued under chapter 571;
- 217 (3) Paid or unpaid employment with an entity licensed 218 under chapter 313, any state-operated lottery, or any 219 emergency services provider, including any law enforcement 220 agency;

- 221 (4) Employment with any federally insured bank or 222 savings institution or credit union or an affiliate of such 223 institution or credit union for the purposes of compliance 224 with 12 U.S.C. Section 1829 and 12 U.S.C. Section 1785;
- of insurance or any insurer for the purpose of complying with 18 U.S.C. Section 1033, 18 U.S.C. Section 1034, or other similar law which requires an employer engaged in the business of insurance to exclude applicants with certain criminal convictions from employment; or
- 231 (6) Employment with any employer that is required to
 232 exclude applicants with certain criminal convictions from
 233 employment due to federal or state law, including
 234 corresponding rules and regulations.
- 235 An employer shall notify an applicant of the requirements under subdivisions (4) to (6) of this subsection. 236 237 Notwithstanding any provision of law to the contrary, an 238 expunged offense, violation, or infraction shall not be 239 grounds for automatic disqualification of an applicant, but may be a factor for denying employment, or a professional 240 241 license, certificate, or permit; except that, an offense, 242 violation, or infraction expunded under the provisions of this section may be grounds for automatic disqualification 243 244 if the application is for employment under subdivisions (4) to (6) of this subsection. 245
- 10. A person who has been granted an expungement of records pertaining to a misdemeanor or felony offense, an ordinance violation, or an infraction may answer "no" to an employer's inquiry into whether the person has ever been convicted of a crime if, after the granting of the expungement, the person has no public record of a

- 252 misdemeanor or felony offense, an ordinance violation, or an
- infraction. The person, however, shall answer such an
- 254 inquiry affirmatively and disclose his or her criminal
- 255 convictions, including any offense or violation expunged
- 256 under this section or similar law, if the employer is
- 257 required to exclude applicants with certain criminal
- 258 convictions from employment due to federal or state law,
- 259 including corresponding rules and regulations.
- 260 11. If the court determines that the petitioner has
- 261 not met the criteria for any of the offenses, violations, or
- 262 infractions listed in the petition for expungement or the
- 263 petitioner has knowingly provided false information in the
- 264 petition, the court shall enter an order dismissing the
- 265 petition. Any person whose petition for expungement has
- 266 been dismissed by the court for failure to meet the criteria
- 267 set forth in subsection 5 of this section may not refile
- 268 another petition until a year has passed since the date of
- 269 filing for the previous petition.
- 270 12. A person may be granted more than one expungement
- 271 under this section provided that during his or her lifetime,
- 272 the total number of offenses, violations, or infractions for
- 273 which orders of expungement are granted to the person shall
- 274 not exceed the following limits:
- 275 (1) Not more than two misdemeanor offenses or
- 276 ordinance violations that have an authorized term of
- 277 imprisonment; and
- 278 (2) Not more than one felony offense.
- 279 A person may be granted expungement under this section for
- 280 any number of infractions. Nothing in this section shall
- 281 prevent the court from maintaining records to ensure that an
- 282 individual has not exceeded the limitations of this

283 subsection. Nothing in this section shall be construed to

limit or impair in any way the subsequent use of any record

expunged under this section of any arrests or findings of

286 guilt by a law enforcement agency, criminal justice agency,

287 prosecuting attorney, circuit attorney, or municipal

288 prosecuting attorney, including its use as a prior offense,

289 violation, or infraction.

290 13. The court shall make available a form for pro se

291 petitioners seeking expungement, which shall include the

292 following statement: "I declare under penalty of perjury

293 that the statements made herein are true and correct to the

294 best of my knowledge, information, and belief.".

295 14. Nothing in this section shall be construed to

296 limit or restrict the availability of expungement to any

297 person under any other law.

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