SECOND REGULAR SESSION

SENATE BILL NO. 1194

102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR WASHINGTON.

KRISTINA MARTIN, Secretary

AN ACT

To amend chapter 610, RSMo, by adding thereto five new sections relating to expungement.

Be it enacted by the General Assembly of the State of Missouri, as follows:
Section A. Chapter 610, RSMo, is amended by adding thereto
2 five new sections, to be known as sections 610.141, 610.142,
3 610.143, 610.144, and 610.146, to read as follows:
610.141. 1. As used in this section, section 610.140,
2 sections 610.142 to 610.144, and section 610.146, unless the
3 context otherwise indicates, the following terms mean:
4 (1) "Central repository", the Missouri state highway
5 patrol central repository for compiling and disseminating
6 complete and accurate criminal history records;
7 (2) "Charges pending", charges for which an individual
8 has not yet been sentenced;
9 (3) "Close" or "closed", to make records inaccessible
10 to the general public and to all individuals other than the
11 defendant, except as provided under section 610.120 and
12 chapter 43;
13 (4) "Expunge" or "expunged", to close a record in the
<pre>14 manner established under section 610.120;</pre>
15 (5) "Expungement without petition", technology-
16 assisted, state-initiated bulk closing of records in the
<pre>17 manner established under section 610.120;</pre>

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(6) "Traffic violation", a violation of the traffic
 regulations provided under chapters 301, 302, 303, 304, and
 307.

2. Beginning August 28, 2026, all records and 21 (1) 22 files maintained in any administrative or court proceeding 23 in a municipal, associate, or circuit court shall be closed in the manner established under section 610.120 without the 24 25 filing of a petition under section 610.140 in the following 26 cases, subject to the limitations contained in subdivision 27 (3) of subsection 2 of this section:

(a) All offenses not excluded from eligibility for
expungement under subsection 2 of section 610.140 for which
imposition of sentence has been suspended if an individual
has successfully completed probation, so long as one year
has passed since completion of probation, and the individual
has not committed any felony or misdemeanor offense other
than a traffic violation during that time;

35 (b) All infractions not excluded from eligibility for 36 expungement under subsection 2 of section 610.140 if 37 eighteen months have passed from the date the sentence was 38 completed and the individual has not committed any felony or 39 misdemeanor offense other than a traffic violation during 40 that time;

(c) Misdemeanor offenses not excluded from eligibility for expungement under subsection 2 of section 610.140 if three years have passed since the date the sentence was completed and the individual has not committed any felony or misdemeanor offense other than a traffic violation during that time;

(d) Felony offenses not excluded from eligibility for
expungement under subsection 2 of section 610.140 if five
years have passed since the date the sentence was completed

50 and the individual has not committed any felony or 51 misdemeanor offense other than a traffic violation during 52 that time;

(e) All of an individual's offenses not excluded from
eligibility for expungement under subsection 2 of section
610.140 if the individual has attained sixty-five years of
age and has not been convicted of any misdemeanors or
felonies other than a traffic violation in the immediate ten
preceding years; or

(f) All offenses for which the governor of Missourihas granted a full pardon.

(2) This section does not include expungement without
 petition of any records pertaining to juvenile adjudications
 or offenses involving the operation of a motor vehicle.

(3) (a) An individual may be granted more than one
expungement under this section, provided that during his or
her lifetime the total number of offenses, violations, or
infractions for which expungement can be granted to the
individual under this section or section 610.140 shall not
exceed the following limits:

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a. No more than three felony offenses; and

b. No more than five misdemeanor offenses or ordinance
violations that have an authorized term of imprisonment.

73 (b) An individual may be granted expungement under
74 this section for any number of infractions.

(c) If an individual's record contains more felonies
or misdemeanors than can be expunded during the individual's
lifetime under paragraph (a) of subdivision (3) of this
subsection, the individual shall not be eligible for
expundement without petition under this section.

80 (d) For purposes of determining lifetime limits on
 81 expungement under this section and section 610.140:

a. If the offenses or violations were charged as counts in the same case, all such offenses and violations shall count as only the highest level offense or violation in that case for purposes of determining lifetime limits on expungement under this section and section 610.140; and

b. If the offenses or violations were committed by an individual who has reached sixty-five years of age and has not been convicted of any misdemeanors or felonies other than traffic violations in the immediate ten preceding years, all such offenses and violations not excluded from eligibility for expungement by subsection 2 of section 610.140 shall be expunged.

Beginning August 28, 2026, on a monthly basis, 94 3. (1) 95 the office of state courts administrator shall identify and 96 transmit to the central repository all records of charges 97 and convictions eligible for expungement under subsection 2 98 of this section, except records relating to ordinance violations or nonreportable offenses, as described under 99 100 subsection 1 of section 43.506, within thirty days of the 101 record becoming eligible for expungement without petition.

102 (2) Records that are eligible for expungement on or
103 before August 28, 2024, shall be identified and expunged by
104 August 28, 2027.

105 (3) Any case with delinquent court costs, fines, fees, 106 or other sums ordered by a court except restitution owed to a victim of a crime shall not be expunged and shall not be 107 considered by the office of state courts administrator when 108 109 determining expungement of a record without a petition under subsection 2 of this section. The office of state courts 110 111 administrator shall seek a setoff of any income tax refund 112 and lottery prize payouts under section 488.5028 for all 113 delinquent court costs, fines, fees, or other sums ordered

by a court relating to convictions expunged under subsection2 of this section.

(4) If thirty days have passed without an objection from the central repository for one of the reasons set forth under this subsection, the office of state courts administrator shall transmit within fifteen days all the records to be expunged, sorted by circuit, to the presiding judges of every circuit court.

Within thirty days of receiving a notice to 122 (5) (a) 123 expunge, the circuit court shall issue orders for 124 expungement of all records maintained in the circuit for 125 which no notification of ineligibility was received by the office of state courts administrator from the central 126 127 repository unless the circuit court determines the record is 128 not eligible for expungement without petition.

(b) If the circuit court determines a record is not
eligible for expungement without petition, the court shall
notify the office of state courts administrator in writing
of its determination within thirty days and shall specify
the reasons the court relied upon in making the
determination.

(6) On a monthly basis, each circuit court shall issue
orders for expungement of all records of arrest, charge and
conviction for ordinance violations, and nonfingerprintable
offenses in the circuit that the court determines are
eligible for expungement without petition.

(7) On a monthly basis, each circuit court shall
transmit copies of all orders for expungement the court
issues under this section to the office of state courts
administrator.

144 (8) Once the transmitted records are expunged, the
 145 office of state courts administrator shall provide notice to

all state agencies maintaining official copies of the
records including, but not limited to, the appropriate
circuit court clerk, the prosecuting attorney, the arresting
law enforcement agency or agencies, the department of
corrections, the central repository, and the department of
revenue to expunge the records within thirty days.

152 The office of state courts administrator shall (9) 153 create a digital access portal of all orders of expungement The portal shall allow users to 154 issued under this section. 155 determine if an order for expungement without petition has 156 been granted in an individual's name. The portal shall employ measures to prevent disclosure of any order to anyone 157 other than the individual for whom the order was issued. 158

159 4. Any court sentencing an individual for an offense 160 not excluded from eligibility for expungement under 161 subsection 2 of section 610.140 or any other state or 162 federal law shall notify the individual at the time of sentencing of the date when the individual's conviction may 163 become eligible for expungement, provided the individual is 164 165 not convicted of any misdemeanor or felony, not including a 166 violation of a traffic regulation, during the time period specified for the underlying offense or offenses. 167

168 5. Any probation or parole office releasing an 169 individual from supervision for an offense or offenses not 170 excluded from eligibility under subsection 2 of section 610.140 shall notify the individual at the time supervision 171 is discharged of the date when the individual's record or 172 173 records may become eligible for expungement, provided the 174 individual is not convicted of any misdemeanor or felony, 175 not including a violation of a traffic regulation, during 176 the time period specified for the underlying offense or 177 offenses.

6. The provisions of this section shall apply retroactively to any arrest, charge, trial, and conviction regardless of the date that the arrest was made, the charge or charges were brought, the trial occurred, or the conviction was entered.

183 7. Nothing in this section precludes an individual 184 from filing a petition for expungement of records under 185 section 610.140 if an individual is eligible for an 186 expungement without petition under this section but if such 187 an expungement without petition has not yet occurred or 188 cannot occur.

610.142. An offense expunged under section 610.141 shall be reinstated by the court upon motion if the court finds the conviction was improperly or erroneously expunged under subsection 2 of section 610.141 because the conviction was not eligible to be expunged under subsection 2 of section 610.140 or subsection 2 of section 610.141.

610.143. Beginning August 28, 2027, the office of state courts administrator shall report to the judiciary committees of the senate and house of representatives, or any successor committees, the following on a yearly basis:

5 (1) The number of records expunged under subsection 2 6 of section 610.141, by judicial circuit, with data 7 aggregated by race, sex, age, circuit, county, and offense 8 type and level;

9 (2) The number of records transmitted from the 10 Missouri state highway patrol back to the office of state 11 courts administrator on objection that the record is not 12 eligible for expungement without petition or that the record 13 does match data held in the central repository, by judicial 14 circuit, with data aggregated by race, sex, age, county, and 15 offense type and level; and

(3) The number of records transmitted by each circuit
court back to the office of state courts administrator that
the circuit court determined not eligible for expungement
without petition, with data aggregated by race, sex, age,
circuit, county, and offense type and level.

610.144. 1. A credit bureau may report records of arrests, indictments pending trial, and convictions of 2 3 crimes for no longer than seven years from the date of 4 release or parole. Records of arrests, indictments pending 5 trial, and convictions of crimes shall no longer be reported if at any time after a conviction it is learned that a full 6 7 pardon or expungement has been granted for that conviction, or at any time after an arrest or indictment it is learned 8 that a conviction did not result. 9

2. Any credit bureau or user of information that
willfully fails to comply with any requirement of this
section with respect to any consumer is liable to that
consumer in an amount equal to:

(1) Any actual damages sustained by the consumer as a
 result of the failure;

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(2) Punitive damages as the court may allow; and

17 (3) In the case of any successful action under this
18 section, costs of the action and reasonable attorney's fees
19 as determined by the court.

3. Any credit bureau or user of information that is
negligent in failing to comply with any requirement of this
section with respect to any consumer is liable to that
consumer in an amount equal to:

24 (1) Any actual damages sustained by the consumer as a
 25 result of the failure; and

(2) In the case of any successful action under this
 section, costs of the action and reasonable attorney's fees
 as determined by the court.

4. Injunctive relief shall be available to any
consumer aggrieved by a violation or a threatened violation
of this section regardless of whether the consumer seeks any
other remedy under this section.

5. An employer who employs or otherwise engages an individual whose criminal history record has been expunged shall be immune from liability for any claim arising out of the misconduct of the individual if the misconduct relates to the portion of the criminal history record that has been expunged.

610.146. 1. (1) There is hereby created in the state 2 treasury the "Missouri Expungement Fund", which shall 3 consist of moneys deposited into the fund from any source 4 including, but not limited to, gifts, donations, grants, and The state treasurer shall be custodian of the 5 bequests. In accordance with sections 30.170 and 30.180, the 6 fund. state treasurer may approve disbursements. The fund shall 7 8 be a dedicated fund and, upon appropriation, moneys in this 9 fund shall be used solely as provided in subsection 2 of 10 this section.

(2) Notwithstanding the provisions of section 33.080
to the contrary, any moneys remaining in the fund at the end
of the biennium shall not revert to the credit of the
general revenue fund.

(3) The state treasurer shall invest moneys in the
fund in the same manner as other funds are invested. Any
interest and moneys earned on such investments shall be
credited to the fund.

19 2. The department of public safety, the information 20 technology services division within the office of 21 administration, and the office of state courts administrator 22 shall expend moneys from the fund, upon appropriation, only 23 for one or more of the following purposes: 24 (1) Implementation costs incurred under sections 610.141 to 610.143; 25 26 (2) System upgrades necessitated under sections 610.141 to 610.143; or 27 (3) Staffing needs necessitated under sections 610.141 28 29 to 610.143.

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