1	H.655
2 3	An act relating to qualifying offenses for sealing criminal history records and access to sealed criminal history records
4	It is hereby enacted by the General Assembly of the State of Vermont:
5	Sec. 1. 13 V.S.A. chapter 230 is amended to read:
6	CHAPTER 230. EXPUNGEMENT AND SEALING OF CRIMINAL
7	HISTORY RECORDS
8	§ 7601. DEFINITIONS
9	As used in this chapter:
10	(1) "Court" means the Criminal Division of the Superior Court.
11	(2) "Criminal history record" means all information documenting an
12	individual's contact with the criminal justice system, including data regarding
13	identification, arrest or citation, arraignment, judicial disposition, custody, and
14	supervision.
15	(3) "Predicate offense" means a criminal offense that can be used to
16	enhance a sentence levied for a later conviction and includes operating a
17	vehicle under the influence of alcohol or other substance in violation of
18	23 V.S.A. § 1201, domestic assault in violation of section 1042 of this title,
19	and stalking in violation of section 1062 of this title. "Predicate offense" shall
20	not include misdemeanor possession of cannabis, a disorderly conduct offense
21	under section 1026 of this title, or possession of a controlled substance in

1	violation of 18 V.S.A. § 4230(a), 4231(a), 4232(a), 4233(a), 4234(a), 4234a(a),
2	4234b(a), 4235(b), or 4235a(a). [Repealed.]
3	(4) "Qualifying crime" means:
4	(A) a misdemeanor offense that is not:
5	(i) a listed crime as defined in subdivision 5301(7) of this title;
6	(ii) an offense involving sexual exploitation of children in
7	violation of chapter 64 of this title;
8	(iii) an offense involving violation of a protection order in
9	violation of section 1030 of this title;
10	(iv) prostitution as defined in section 2632 of this title, or
11	prohibited conduct under section 2601a of this title; or
12	(v) a predicate offense;
13	(B) a violation of subsection 3701(a) of this title related to criminal
14	mischief;
15	(C) a violation of section 2501 of this title related to grand larceny;
16	(D) a violation of section 1201 of this title related to burglary,
17	excluding any burglary into an occupied dwelling, as defined in subdivision
18	1201(b)(2) of this title;
19	(E) a violation of 18 V.S.A. § 4223 related to fraud or deceit;
20	(F) a violation of section 1802 of this title related to uttering a forged
21	or counterfeited instrument;

1	(G) a violation of 18 V.S.A. § 4230(a) related to possession and
2	cultivation of cannabis;
3	(H) a violation of 18 V.S.A. § 4231(a) related to possession of
4	cocaine;
5	(I) a violation of 18 V.S.A. § 4232(a) related to possession of LSD;
6	(J) a violation of 18 V.S.A. § 4233(a) related to possession of heroin;
7	(K) a violation of 18 V.S.A. § 4234(a) related to possession of
8	depressant, stimulant, and narcotic drugs;
9	(L) a violation of 18 V.S.A. § 4234a(a) related to possession of
10	methamphetamine;
11	(M) a violation of 18 V.S.A. § 4234b(a) related to possession of
12	ephedrine and pseudoephedrine;
13	(N) a violation of 18 V.S.A. § 4235(b) related to possession of
14	hallucinogenic drugs;
15	(O) a violation of 18 V.S.A. § 4235a(a) related to possession of
16	ecstasy; or
17	(P) any offense for which a person has been granted an unconditional
18	pardon from the Governor.
19	(A) all misdemeanor offenses except:
20	(i) a listed crime as defined in subdivision 5301(7) of this title;

1	(ii) a violation of chapter 64 of this title relating to sexual
2	exploitation of children;
3	(iii) a violation of section 1030 of this title relating to a violation
4	of an abuse prevention order, an order against stalking or sexual assault, or a
5	protective order concerning contact with a child;
6	(iv) a violation of chapter 28 of this title related to abuse, neglect,
7	and exploitation of a vulnerable adult;
8	(v) a violation of subsection 2605(b) or (c) of this title related to
9	voyeurism;
10	(vi) a violation of subdivisions 352(1)–(10) of this title related to
11	cruelty to animals;
12	(vii) a violation of section 5409 of this title related to failure to
13	comply with sex offender registry requirements;
14	(viii) a violation of section 1455 of this title related to hate
15	motivated crimes;
16	(ix) a violation of subsection 1304(a) related to cruelty to a child;
17	(x) a violation of section 1305 related to cruelty by person having
18	custody of another;
19	(xi) a violation of section 1306 related to mistreatment of persons
20	with impaired cognitive function;

1	(xii) a violation of section 3151 of this title related to female
2	genital mutilation;
3	(xiii) a violation of subsection 3252(b) related to sexual
4	exploitation of a minor;
5	(xiv) a violation of subdivision 4058(b)(1) of this title related to
6	violation of an extreme risk protection order; and
7	(xv) an offense committed in a motor vehicle as defined in 23
8	V.S.A. § 4 by a person who is the holder of a commercial driver's license or
9	commercial driver's permit pursuant to 23 V.S.A. chapter 39.
10	(B) the following felonies:
11	(i) a violation of section 1201 of this title related to burglary,
12	excluding any burglary into an occupied dwelling, unless the person was
13	25 years of age or younger at the time of the offense and did not carry a
14	dangerous or deadly weapon during the commission of the offense;
15	(ii) designated felony property offenses as defined in subdivision
16	(5) of this section;
17	(iii) offenses relating to possessing, cultivating, selling,
18	dispensing, or transporting regulated drugs, including violations of 18 V.S.A.
19	§ 4230(a) and (b), 4231(a) and (b), 4232(a) and (b), 4233(a) and (b), 4233a(a),
20	4234(a) and (b), 4234a(a) and (b), 4234b(a) and (b), 4235(b) and (c), or
21	4235a(a) and (b); and

1	(iv) any offense for which a person has been granted an
2	unconditional pardon from the Governor.
3	(5) "Designated felony property offense" means:
4	(A) a felony violation of 9 V.S.A. § 4043 related to fraudulent use of
5	a credit card;
6	(B) section 1801 of this title related to forgery and counterfeiting;
7	(C) section 1802 of this title related to uttering a forged or
8	counterfeited instrument;
9	(D) section 1804 of this title related to counterfeiting paper money;
10	(E) section 1816 of this title related to possession or use of credit
11	card skimming devices;
12	(F) section 2001 of this title related to false personation;
13	(G) section 2002 of this title related to false pretenses or tokens;
14	(H) section 2029 of this title related to home improvement fraud;
15	(I) section 2030 of this title related to identity theft;
16	(J) section 2501 of this title related to grand larceny;
17	(K) section 2531 of this title related to embezzlement;
18	(L) section 2532 of this title related to embezzlement by officers or
19	servants of an incorporated bank;
20	(M) section 2533 of this title related to embezzlement by a receiver
21	or trustee;

1	(N) section 2561 of this title related to receiving stolen property;
2	(O) section 2575 of this title related to retail theft;
3	(P) section 2582 of this title related to theft of services;
4	(Q) section 2591 of this title related to theft of rented property;
5	(R) section 2592 of this title related to failure to return a rented or
6	leased motor vehicle;
7	(S) section 3016 of this title related to false claims;
8	(T) section 3701 of this title related to unlawful mischief;
9	(U) section 3705 of this title related to unlawful trespass;
10	(V) section 3733 of this title related to mills, dams, or bridges;
11	(W) section 3761 of this title related to unauthorized removal of
12	human remains;
13	(X) section 3766 of this title related to grave markers and ornaments;
14	(Y) chapter 87 of this title related to computer crimes; and
15	(Z) 18 V.S.A. § 4223 related to fraud or deceit in obtaining a
16	regulated drug.
17	§ 7602. EXPUNGEMENT AND SEALING OF RECORD,
18	POSTCONVICTION; PROCEDURE
19	(a)(1) A person may file a petition with the court requesting expungement
20	or sealing of the criminal history record related to the conviction if:

1	(A) the person was convicted of a qualifying crime or qualifying
2	erimes arising out of the same incident or occurrence;
3	(B) the person was convicted of an offense for which the underlying
4	conduct is no longer prohibited by law or designated as a criminal offense;
5	(C) pursuant to the conditions set forth in subsection (g) of this
6	section, the person was convicted of a violation of 23 V.S.A. § 1201(a) or
7	§ 1091 related to operating under the influence of alcohol or other substance,
8	excluding a violation of those sections resulting in serious bodily injury or
9	death to any person other than the operator, or related to operating a school bus
10	with a blood alcohol concentration of 0.02 or more or operating a commercial
11	vehicle with a blood alcohol concentration of 0.04 or more; or
12	(D) pursuant to the conditions set forth in subsection (h) of this
13	section, the person was convicted under 1201(c)(3)(A) of a violation of
14	subdivision 1201(a) of this title related to burglary when the person was
15	25 years of age or younger, and the person did not carry a dangerous or deadly
16	weapon during commission of the offense.
17	(2) The State's Attorney or Attorney General shall be the respondent in
18	the matter.
19	(3) The court shall grant the petition without hearing if the petitioner
20	and the respondent stipulate to the granting of the petition. The respondent
21	shall file the stipulation with the court, and the court shall issue the petitioner

1	an order of expungement and provide notice of the order in accordance with
2	this section.
3	(4) This section shall not apply to an individual licensed as a
4	commercial driver pursuant to 23 V.S.A. chapter 39 seeking to seal or expunge
5	a record of a conviction for a felony offense committed in a motor vehicle as
6	defined in 23 V.S.A. § 4.
7	(b)(1) The court shall grant the petition and order that the criminal history
8	record be expunged pursuant to section of this title if the following conditions
9	are met:
10	(A) At least five years have elapsed since the date on which the
11	person successfully completed the terms and conditions of the sentence for the
12	conviction, or if the person has successfully completed the terms and
13	conditions of an indeterminate term of probation that commenced at least five
14	years previously.
15	(B) The person has not been convicted of a crime arising out of a new
16	incident or occurrence since the person was convicted for the qualifying crime.
17	(C) Any restitution and surcharges ordered by the court have been
18	paid in full, provided that payment of surcharges shall not be required if the
19	surcharges have been waived by the court pursuant to section 7282 of this title.
20	(D) The court finds that expungement of the criminal history record
21	serves the interests of justice.

1	(2) The court shall grant the petition and order that all or part of the
2	criminal history record be sealed pursuant to section 7607 of this title if the
3	conditions of subdivisions (1)(A), (B), and (C) of this subsection are met and
4	the court finds that:
5	(A) sealing the criminal history record better serves the interests of
6	justice than expungement; and
7	(B) the person committed the qualifying crime after reaching 19
8	years of age.
9	(c)(1) The court shall grant the petition and order that the criminal history
10	record be expunged pursuant to section 7606 of this title if the following
11	conditions are met:
12	(A) At least 10 years have elapsed since the date on which the person
13	successfully completed the terms and conditions of the sentence for the
14	conviction.
15	(B) The person has not been convicted of a felony arising out of a
16	new incident or occurrence in the last seven years.
17	(C) The person has not been convicted of a misdemeanor during the
18	past five years.
19	(D) Any restitution and surcharges ordered by the court for any crime
20	of which the person has been convicted has been paid in full, provided that

1	payment of surcharges shall not be required if the surcharges have been waived
2	by the court pursuant to section 7282 of this title.
3	(E) After considering the particular nature of any subsequent offense,
4	the court finds that expungement of the criminal history record for the
5	qualifying crime serves the interests of justice.
6	(2) The court shall grant the petition and order that all or part of the
7	criminal history record be sealed pursuant to section 7607 of this title if the
8	conditions of subdivisions (1)(A), (B), (C), and (D) of this subsection are met
9	and the court finds that:
10	(A) sealing the criminal history record better serves the interests of
11	justice than expungement; and
12	(B) the person committed the qualifying crime after reaching 19
13	years of age.
14	(d) For petitions filed pursuant to subdivision (a)(1)(B) of this section,
15	unless the court finds that expungement would not be in the interests of justice,
16	the court shall grant the petition and order that the criminal history record be
17	expunged in accordance with section 7606 of this title if the following
18	conditions are met:
19	(1) The petitioner has completed any sentence or supervision for the
20	offense.

1	(2) Any restitution and surcharges ordered by the court have been paid
2	in full, provided that payment of surcharges shall not be required if the
3	surcharges have been waived by the court pursuant to section 7282 of this title
4	(e) For petitions filed pursuant to subdivision (a)(1)(B) of this section for a
5	conviction for possession of a regulated drug under 18 V.S.A. chapter 84,
6	subchapter 1 in an amount that is no longer prohibited by law or for which
7	criminal sanctions have been removed:
8	(1) The petitioner shall bear the burden of establishing that his or her
9	conviction was based on possessing an amount of regulated drug that is no
10	longer prohibited by law or for which criminal sanctions have been removed.
11	(2) There shall be a rebuttable presumption that the amount of the
12	regulated drug specified in the affidavit of probable cause associated with the
13	petitioner's conviction was the amount possessed by the petitioner.
14	(f) Prior to granting an expungement or sealing under this section for
15	petitions filed pursuant to subdivision 7601(4)(D) of this title, the court shall
16	make a finding that the conduct underlying the conviction under section 1201
17	of this title did not constitute a burglary into an occupied dwelling, as defined
18	in subdivision 1201(b)(2) of this title. The petitioner shall bear the burden of
19	establishing this fact.
20	(g) For petitions filed pursuant to subdivision (a)(1)(C) of this section, only
21	petitions to seal may be considered or granted by the court. This subsection

shall not apply to an individual licensed as a commercial driver pursuant to
23 V.S.A. chapter 39. Unless the court finds that sealing would not be in the
interests of justice, the court shall grant the petition and order that the criminal
history record be sealed in accordance with section 7607 of this title if the
following conditions are met:
(1) At least 10 years have elapsed since the date on which the person
successfully completed the terms and conditions of the sentence for the
conviction, or if the person has successfully completed the terms and
conditions of an indeterminate term of probation that commenced at least
10 years previously.
(2) At the time of the filing of the petition:
(A) the person has only one conviction of a violation of 23 V.S.A.
§ 1201, which shall be construed in accordance with 23 V.S.A. § 1211; and
(B) the person has not been convicted of a crime arising out of a new
incident or occurrence since the person was convicted of a violation of
23 V.S.A. § 1201(a).
(3) Any restitution ordered by the court has been paid in full.
(4) The court finds that sealing of the criminal history record serves the
interests of justice.
(h) For petitions filed pursuant to subdivision (a)(1)(D) of this section,
unless the court finds that expungement or sealing would not be in the interests

1	of justice, the court shall grant the petition and order that the criminal history
2	record be expunged or sealed in accordance with section 7606 or 7607 of this
3	title if the following conditions are met:
4	(1) At least 15 years have elapsed since the date on which the person
5	successfully completed the terms and conditions of the sentence for the
6	conviction, or the person has successfully completed the terms and conditions
7	of an indeterminate term of probation that commenced at least 15 years
8	previously.
9	(2) The person has not been convicted of a crime arising out of a new
10	incident or occurrence since the person was convicted of a violation of
11	subdivision 1201(c)(3)(A) of this title.
12	(3) Any restitution ordered by the court has been paid in full.
13	(4) The court finds that expungement or sealing of the criminal history
14	record serves the interests of justice.
15	(a) Petition.
16	(1) A person may file a petition with the court requesting sealing of a
17	criminal history record related to a conviction under the following
18	circumstances:
19	(A) The person was convicted of an offense for which the underlying
20	conduct is no longer prohibited by law or designated as a criminal offense.

1	(B) The person was convicted of a qualifying crime or qualifying
2	crimes arising out of the same incident or occurrence.
3	(2) Whichever office prosecuted the offense resulting in the conviction,
4	the State's Attorney or Attorney General, shall be the respondent in the matter
5	unless the prosecuting office authorizes the other to act as the respondent.
6	(3) The court shall grant the petition without hearing if the petitioner
7	and the respondent stipulate to the granting of the petition. The respondent
8	shall file the stipulation with the court, and the court shall issue the petitioner
9	an order of sealing and provide notice of the order in accordance with this
10	section.
11	(4) This section shall not apply to an individual who is the holder of a
12	commercial driver's license or commercial driver's permit pursuant to 23
13	V.S.A. chapter 39 seeking to seal a record of a conviction for a misdemeanor
14	or felony offense committed in a motor vehicle as defined in 23 V.S.A. § 4.
15	(b) Offenses that are no longer prohibited by law. For petitions filed
16	pursuant to subdivision (a)(1)(A) of this section, the court shall grant the
17	petition and order that the criminal history record be sealed if the following
18	conditions are met:
19	(1) The petitioner has completed any sentence or supervision for the
20	offense.

1	(2) Any restitution and surcharges ordered by the court have been paid
2	in full, provided that payment of surcharges shall not be required if the
3	surcharges have been waived by the court pursuant to section 7282 of this title.
4	(c) Qualifying misdemeanors. For petitions filed to seal a qualifying
5	misdemeanor pursuant to subdivision (a)(1)(B) of this section, the court shall
6	grant the petition and order that the criminal history record be sealed if the
7	following conditions are met:
8	(1) At least three years have elapsed since the date on which the person
9	completed the terms and conditions of the sentence.
10	(2) Any restitution and surcharges ordered by the court for any crime of
11	which the person has been convicted has been paid in full, provided that
12	payment of surcharges shall not be required if the surcharges have been waived
13	by the court pursuant to section 7282 of this title.
14	(3) The respondent has failed to show that sealing would be contrary to
15	the interest of justice.
16	(d) Qualifying felony offenses. For petitions filed to seal a qualifying
17	felony pursuant to subdivision (a)(1)(B) of this section, the court shall grant the
18	petition and order that the criminal history record be sealed if the following
19	conditions are met:
20	(1) At least seven years have elapsed since the date on which the person
21	completed the terms and conditions of the sentence.

1	(2) Any restitution and surcharges ordered by the court for any crime of
2	which the person has been convicted has been paid in full, provided that
3	payment of surcharges shall not be required if the surcharges have been waived
4	by the court pursuant to section 7282 of this title.
5	(3) The respondent has failed to show that sealing would be contrary to
6	the interest of justice.
7	(e) Qualifying DUI misdemeanor. For petitions filed to seal a qualifying
8	DUI misdemeanor pursuant to subdivision (a)(1)(B) of this section, the court
9	shall grant the petition and order that the criminal history record be sealed if
10	the following conditions are met:
11	(1) At least 10 years have elapsed since the date on which the person
12	completed the terms and conditions of the sentence.
13	(2) Any restitution and surcharges ordered by the court for any crime of
14	which the person has been convicted has been paid in full, provided that
15	payment of surcharges shall not be required if the surcharges have been waived
16	by the court pursuant to section 7282 of this title.
17	(3) The person is not the holder of a commercial driver's license or
18	commercial driver's permit pursuant to 23 V.S.A. chapter 39.
19	(4) The respondent has failed to show that sealing would be contrary to
20	the interest of justice.

1	(f) Sealing a criminal history record related to a fish and wildlife offense
2	shall not void any fish and wildlife license suspension or revocation imposed
3	pursuant to the accumulation of points related to the sealed offense. Points
4	accumulated by a person shall remain on the person's license and, if
5	applicable, completion of the remedial course shall be required, as set forth in
6	title 10 V.S.A. § 4502.
7	§ 7603. EXPUNGEMENT AND SEALING OF RECORD, NO
8	CONVICTION; PROCEDURE
9	(a) Unless either party objects in the interests of justice, the court shall
10	issue an order sealing the criminal history record related to the citation or arrest
11	of a person:
12	(1) within 60 days after the final disposition of the case if:
13	(A) the court does not make a determination of probable cause at the
14	time of arraignment; or
15	(B) the charge is dismissed before trial with or without prejudice; or
16	(C) the defendant is acquitted of the charges; or
17	(2) at any time if the prosecuting attorney and the defendant stipulate
18	that the court may grant the petition to seal the record.
19	(b) If a party objects to sealing or expunging a record pursuant to this
20	section, the court shall schedule a hearing to determine if sealing or expunging

1	the record serves the interests of justice. The defendant and the prosecuting
2	attorney shall be the only parties in the matter.
3	(c), (d) [Repealed.]
4	(e) Unless either party objects in the interests of justice, the court shall
5	issue an order expunging a criminal history record related to the citation or
6	arrest of a person:
7	(1) within 60 days after the final disposition of the case if:
8	(A) the defendant is acquitted of the charges; or
9	(B) the charge is dismissed with prejudice;
10	(2) at any time if the prosecuting attorney and the defendant stipulate
11	that the court may grant the petition to expunge the record. [Repealed.]
12	(f) Unless either party objects in the interests of justice, the court shall issue
13	an order to expunge a record sealed pursuant to subsection (a) or (g) of this
14	section eight years after the date on which the record was sealed. [Repealed.]
15	(g) A person may file a petition with the court requesting sealing or
16	expungement of a criminal history record related to the citation or arrest of the
17	person at any time. The court shall grant the petition and issue an order sealing
18	or expunging the record if it finds that sealing or expunging the record serves
19	the interests of justice, or if the parties stipulate to sealing or expungement of
20	the record.

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(h) The court may expunge any records that were sealed pursuant to this
section prior to July 1, 2018 unless the State's Attorney's office that
prosecuted the case objects. Thirty days prior to expunging a record pursuant
to this subsection, the court shall provide to the State's Attorney's office that
prosecuted the case written notice of its intent to expunge the record.
[Repealed.]
§ 7604. NEW CHARGE
If a person is charged with a criminal offense after he or she has filed a
petition for expungement pursuant to this chapter has a criminal charge
pending at the time the petition for expungement is before the court, the court
shall not act on the petition until disposition of the new charge.
§ 7605. DENIAL OF PETITION
If a petition for expungement or sealing is denied by the court pursuant to
this chapter, no further petition shall be brought for at least two years, unless a
shorter duration is authorized by the court.
§ 7606. EFFECT OF EXPUNGEMENT
(a) Order and notice. Upon finding that the requirements for expungement
have been met, the court shall issue an order that shall include provisions that
its effect is to annul the record of the arrest, conviction, and sentence and that
such person shall be treated in all respects as if the person had never been
arrested, convicted, or sentenced for the offense. The court shall provide

(c) Process.

1	notice of the expungement to the respondent, Vermont Crime Information
2	Center (VCIC), the arresting agency, the Restitution Unit of the Vermont
3	Center for Crime Victim Services, and any other entity that may have a record
4	related to the order to expunge. The VCIC shall provide notice of the
5	expungement to the Federal Bureau of Investigation's National Crime
6	Information Center.
7	(b) Effect.
8	(1) Upon entry of an expungement order, the order shall be legally
9	effective immediately and the person whose record is expunged shall be treated
10	in all respects as if he or she the person had never been arrested, convicted, or
11	sentenced for the offense.
12	(2) In any application for employment, license, or civil right or privilege
13	or in an appearance as a witness in any proceeding or hearing, a person may be
14	required to answer questions about a previous criminal history record only with
15	respect to arrests or convictions that have not been expunged.
16	(3) The response to an inquiry from any person regarding an expunged
17	record shall be that "NO CRIMINAL RECORD EXISTS."
18	(4) Nothing in this section shall affect any right of the person whose
19	record has been expunged to rely on it as a bar to any subsequent proceedings
20	for the same offense.

1	(1) The court shall remove the expunged offense from any accessible
2	database that it maintains.
3	(2) Until all charges on a docket are expunged, the case file shall remain
4	publicly accessible.
5	(3) When all charges on a docket have been expunged, the case file shall
6	be destroyed pursuant to policies established by the Court Administrator.
7	(d) Special index.
8	(1) The court shall keep a special index of cases that have been
9	expunged together with the expungement order. The index shall list only the
10	name of the person convicted of the offense, his or her the person's date of
11	birth, the docket number, and the criminal offense that was the subject of the
12	expungement.
13	(2) The special index and related documents specified in subdivision (1)
14	of this subsection shall be confidential and shall be physically and
15	electronically segregated in a manner that ensures confidentiality and that
16	limits access to authorized persons.
17	(3) Inspection of the expungement order may be permitted only upon
18	petition by the person who is the subject of the case. The Chief Superior Judge
19	may permit special access to the index and the documents for research
20	purposes pursuant to the rules for public access to court records.

(4) [Repealed]. [Repealed.]

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(5) The Court Administrator shall establish policies for implementing this subsection.

§ 7607. EFFECT OF SEALING

- (a) Order and notice. Upon entry of an order to seal, the order shall be legally effective immediately and the person whose record is sealed shall be treated in all respects as if the person had never been arrested, convicted, or sentenced for the offense and that its effect is to annul the record of arrest. conviction, and sentence. The court shall provide notice of the sealing to the respondent, Vermont Crime Information Center (VCIC), the arresting agency, the Restitution Unit of the Vermont Center for Crime Victim Services, and any other entity that may have a record related to the order to seal send a copy of any order sealing a criminal history record to all of the parties and attorneys representing the parties, including to the prosecuting agency that prosecuted the offense, the Vermont Crime Information Center (VCIC), the arresting agency, and any other entity that may have a record subject to the sealing order. VCIC shall provide notice of the sealing order to the Federal Bureau of Investigation's National Crime Information Center. The VCIC shall provide notice of the sealing to the Federal Bureau of Investigation's National Crime Information Center.
- 20 (b) Effect.

1	(1) Except as provided in subdivision subsection (c) of this section,
2	upon entry of a sealing order, the order shall be legally effective immediately
3	and the person whose record is sealed shall be treated in all respects as if he or
4	she the person had never been arrested, convicted, or sentenced for the offense.
5	(2) In any application for employment, license, or civil right or privilege
6	or in an appearance as a witness in any proceeding or hearing, a person may be
7	required to answer questions about a previous criminal history record only with
8	respect to arrests or convictions that have not been sealed.
9	(3) The response to an inquiry from any member of the public regarding
10	a sealed record shall be that "NO CRIMINAL RECORD EXISTS."
11	(4) Nothing in this section shall affect any right of the person whose
12	record has been sealed to rely on it as a bar to any subsequent proceeding for
13	the same offense.
14	(c) Exceptions. A party seeking to use a sealed criminal history record in a
15	court proceeding shall, prior to any use of the record in open court or in a
16	public filing, notify the court of the party's intent to do so. The court shall
17	thereafter determine whether the record may be used prior its disclosure in the
18	proceeding. This shall not apply to the use of a sealed record pursuant to
19	subdivision (2), (3), (4), or (7) of this subsection. Use of a sealed document
20	pursuant to an exception shall not change the effect of sealing under subsection
21	(b) of this section. Notwithstanding any other provision of law or a sealing

1	order, entities may access and use sealed records for a period of 10 years only
2	in the following circumstances, and the sealed record shall remain otherwise
3	confidential:
4	(1) An entity or person that possesses a sealed record may continue to
5	use it for any litigation or claim arising out of the same incident or occurrence
6	or involving the same defendant.
7	(2) A criminal justice agency as defined in 20 V.S.A. § 2056a and the
8	Attorney General may use the criminal history record sealed in accordance
9	with section 7602 or 7603 of this title without limitation for criminal justice
10	purposes as defined in 20 V.S.A. § 2056a.
11	(3) A sealed record of a prior violation of 23 V.S.A. § 1201(a) shall be
12	admissible as a predicate offense for the purpose of imposing an enhanced
13	penalty for a subsequent violation of that section, in accordance with the
14	provisions of 23 V.S.A. § 1210.
15	(4) A person or a court in possession of an order issued by a court
16	regarding a matter that was subsequently sealed may file or cite to that decision
17	in any subsequent proceeding. The party or court filing or citing to that
18	decision shall ensure that information regarding the identity of the defendant in
19	the sealed record is redacted.
20	(5) The Vermont Crime Information Center and Criminal Justice
21	Information Services Division of the Federal Bureau of Investigations shall

1	nave access to sealed criminal history records without limitation for the
2	purpose of responding to queries to the National Instant Criminal Background
3	Check System regarding firearms transfers and attempted transfers.
4	(6) The State's Attorney and Attorney General may disclose information
5	contained in a sealed criminal history record when required to meet their
6	otherwise legally required discovery obligations.
7	(7) The person whose criminal history records have been sealed
8	pursuant to this chapter and the person's attorney may access and use the
9	sealed records in perpetuity and shall not be subject to the 10-year limitation.
10	(8) A law enforcement agency may inspect and receive copies of the
11	sealed criminal history records of any applicant who applies to the agency to
12	be a law enforcement officer or a current employee for the purpose of internal
13	investigation.
14	(9) Persons or entities conducting research shall have access to a sealed
15	criminal history record to carry out research pursuant to 20 V.S.A. § 2056b in
16	perpetuity and shall not be subject to the 10-year limitation.
17	(10) Upon adopting rules outlining a process for handling sealed records
18	and maintaining confidentiality and the standards for determining when
19	information contained in a sealed record may be used for the purpose of
20	licensing decisions, the Vermont Criminal Justice Council may inspect and
21	receive copies of sealed criminal history records. Access to such records shall

1	not be permitted if the Legislative Committee on Administrative Rules objects
2	to some or all of the rules pursuant to 3 V.S.A. § 842(b) and files the objection
3	or objections in certified form pursuant to 3 V.S.A. § 842(c). Sealed records
4	shall remain confidential and not be available for inspection and copying
5	unless and until the Council relies on such records in a public licensing
6	decision.
7	(11) Upon adopting rules outlining a process for handling sealed records
8	and maintaining confidentiality and the standards for determining when
9	information contained in a sealed record may be used for the purpose of
10	licensing decisions, the Vermont Office of Professional Regulation may
11	inspect and receive copies of sealed criminal history records. Access to such
12	records shall not be permitted if the Legislative Committee on Administrative
13	Rules objects to some or all of the rules pursuant to 3 V.S.A. § 842(b) and files
14	the objection or objections in certified form pursuant to 3 V.S.A. § 842(c).
15	Sealed records shall remain confidential and not be available for inspection and
16	copying unless and until the Office relies on such records in a public licensing
17	decision.
18	(12) Upon adopting rules outlining a process for handling sealed records
19	and maintaining confidentiality and the standards for determining when
20	information contained in a sealed record may be used for the purpose of
21	licensing decisions, the Vermont Board of Medical Practice may inspect and

1	receive copies of sealed criminal history records. Access to such records shall
2	not be permitted if the Legislative Committee on Administrative Rules objects
3	to some or all of the rules pursuant to 3 V.S.A. § 842(b) and files the objection
4	or objections in certified form pursuant to 3 V.S.A. § 842(c). Sealed records
5	shall remain confidential and not be available for inspection and copying
6	unless and until the Board relies on such records in a public licensing decision
7	(d) Process.
8	(1) The court shall bar viewing of the sealed offense in any accessible
9	database that it maintains.
10	(2) Until all charges on a docket have been sealed, the case file shall
11	remain publicly accessible.
12	(3) When all charges on a docket have been sealed, the case file shall
13	become exempt from public access.
14	(4) When a sealing order is issued by the court, any person or entity,
15	except the court, that possesses criminal history records shall:
16	(A) bar viewing of the sealed offense in any accessible database that
17	it maintains or remove information pertaining to the sealed records from any
18	publicly accessible database that the person or entity maintains; and
19	(B) clearly label the criminal history record as "SEALED" to ensure
20	compliance with this section.
21	(e) Special index.

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(1) The court shall keep a special index of cases that have been sealed
together with the sealing order. The index shall list only the name of the
person convicted of the offense, his or her the person's date of birth, the docket
number, and the criminal offense that was the subject of the sealing.
(2) The special index and related documents specified in subdivision (1)
of this subsection shall be confidential and shall be physically and
electronically segregated in a manner that ensures confidentiality and that
limits access to authorized persons.
(3) Except as provided in subsection (c) of this section, inspection of the
sealing order may be permitted only upon petition by the person who is the
subject of the case. The Chief Superior Judge may permit special access to the
index and the documents for research purposes pursuant to the rules for public
access to court records.
(4) The Court Administrator shall establish policies for implementing
this subsection.
(f) <u>Victims Compensation Program.</u> Upon request, the <u>Victim's Victims</u>
Compensation Program shall be provided with a copy, redacted of all
information identifying the offender, of the affidavit for the sole purpose of

verifying the expenses in a victim's compensation application submitted

pursuant to section 5353 of this title.

1	(g) Restitution. The sealing of a criminal record shall not affect the
2	authority of the Restitution Unit to enforce a restitution order in the same
3	manner as a civil judgment pursuant to subdivision 5362(c)(2) of this title.
4	§ 7608. VICTIMS
5	(a) At the time a petition is filed pursuant to this chapter, the respondent
6	shall give notice of the petition to any victim of the offense who is known to
7	the respondent. The victim shall have the right to offer the respondent a
8	statement prior to any stipulation or to offer the court a statement. The
9	disposition of the petition shall not be unnecessarily delayed pending receipt of
10	a victim's statement. The respondent's inability to locate a victim after a
11	reasonable effort has been made shall not be a bar to granting a petition.
12	(b) As used in this section, "reasonable effort" means attempting to contact
13	the victim by first-class mail at the victim's last known address, and by
14	telephone at the victim's last known phone number, and by e-mail at the
15	victim's last known e-mail address.
16	§ 7609. EXPUNGEMENT OF CRIMINAL HISTORY RECORDS OF AN
17	INDIVIDUAL 18–21 YEARS OF AGE
18	(a) Procedure. Except as provided in subsection (b) of this section, the
19	record of the criminal proceedings for an individual who was 18-21 years of
20	age at the time the individual committed a qualifying crime shall be expunged
21	within 30 days after the date on which the individual successfully completed

the terms and conditions of the sentence for the conviction of the qualifying crime, absent a finding of good cause by the court. The court shall issue an order to expunge all records and files related to the arrest, citation, investigation, charge, adjudication of guilt, criminal proceedings, and probation related to the sentence. A copy of the order shall be sent to each agency, department, or official named in the order. Thereafter, the court, law enforcement officers, agencies, and departments shall reply to any request for information that no record exists with respect to such individual.

Notwithstanding this subsection, the record shall not be expunged until restitution and surcharges have been paid in full, provided that payment of surcharges shall not be required if the surcharges have been waived by the court pursuant to section 7282 of this title.

- (b) Exceptions.
- (1) A criminal record that includes both qualifying and nonqualifying offenses shall not be eligible for expungement pursuant to this section.
- (2) The Vermont Crime Information Center shall retain a special index of sentences for sex offenses that require registration pursuant to chapter 167, subchapter 3 of this title. This index shall only list the name and date of birth of the subject of the expunged files and records, the offense for which the subject was convicted, and the docket number of the proceeding that was the subject of the expungement. The special index shall be confidential and shall

be accessed only by the Director of the Vermont Crime Information Center and
an individual designated for the purpose of providing information to the
Department of Corrections in the preparation of a presentence investigation in
accordance with 28 V.S.A. §§ 204 and 204a.
(c) Petitions. An individual who was 18–21 years of age at the time the
individual committed a qualifying crime may file a petition with the court
requesting expungement of the criminal history record related to the qualifying
crime after 30 days have elapsed since the individual completed the terms and
conditions for the sentence for the qualifying crime. The court shall grant the
petition and issue an order sealing or expunging the record if it finds that
sealing or expunging the record serves the interests of justice.
§ 7610. CRIMINAL HISTORY RECORD SEALING SPECIAL FUND
There is established the Criminal History Record Sealing Special Fund,
which shall be managed in accordance with 32 V.S.A. chapter 7, subchapter 5.
Fees collected pursuant to 32 V.S.A. § 1431(e) for the filing of a petition to
seal a criminal history record of a violation of 23 V.S.A. § 1201(a) shall be
deposited into and credited to this Fund. This Fund shall be available to the
Office of the Court Administrator, the Department of State's Attorneys and
Sheriffs, the Department of Motor Vehicles, and the Vermont Crime
Information Center to offset the administrative costs of sealing such records.

(1) [Repealed.]

1	Balances in the Fund at the end of the fiscal year shall be carried forward and
2	remain in the Fund.
3	§ 7611. UNAUTHORIZED DISCLOSURE
4	A State or municipal employee or contractor or any agent of the court,
5	including an attorney and an employee or contractor of the attorney, who
6	knowingly accesses or discloses sealed criminal history record information
7	without authorization shall be assessed a civil penalty of not more than
8	\$1,000.00. Each unauthorized disclosure shall constitute a separate civil
9	violation.
10	Sec. 2. 13 V.S.A. § 7041 is amended to read:
11	§ 7041. DEFERRED SENTENCE
12	(a) Upon an adjudication of guilt and after the filing of a presentence
13	investigation report, the court may defer sentencing and place the respondent
14	on probation upon such terms and conditions as it may require if a written
15	agreement concerning the deferring of sentence is entered into between the
16	State's Attorney and the respondent and filed with the clerk of the court.
17	(b) Notwithstanding subsection (a) of this section, the court may defer
18	sentencing and place the respondent on probation without a written agreement
19	between the State's Attorney and the respondent if the following conditions are
20	met:

1	(2) the crime for which the respondent is being sentenced is not a listed
2	crime as defined in subdivision 5301(7) of this title;
3	(3) the court orders a presentence investigation in accordance with the
4	procedures set forth in V.R.C.P. Rule 32, unless the State's Attorney agrees to
5	waive the presentence investigation;
6	(4) the court permits the victim to submit a written or oral statement
7	concerning the consideration of deferment of sentence;
8	(5) the court reviews the presentence investigation and the victim's
9	impact statement with the parties; and
10	(6) the court determines that deferring sentence is in the interests of
11	justice.
12	(c) Notwithstanding subsections (a) and (b) of this section, the court may
13	not defer a sentence for a violation of section 3253a (aggravated sexual assault
14	of a child), section 2602 (lewd and lascivious conduct with a child unless the
15	victim and the defendant were within five years of age and the act was
16	consensual), 3252(c) (sexual assault of a child under 16 unless the victim and
17	the defendant were within five years of age and the act was consensual),
18	3252(d) or (e) (sexual assault of a child), 3253(a)(8) (aggravated sexual
19	assault), or 3253a (aggravated sexual assault of a child) of this title.
20	(d) Entry of deferment of sentence shall constitute an appealable judgment
21	for purposes of appeal in accordance with 12 V.S.A. § 2383 and V.R.A.P.

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Rule 3. Except as otherwise provided, entry of deferment of sentence shall constitute imposition of sentence solely for the purpose of sentence review in accordance with section 7042 of this title. The court may impose sentence at any time if the respondent violates the conditions of the deferred sentence during the period of deferment.

(e) Upon violation of the terms of probation or of the deferred sentence agreement, the court shall impose sentence. Upon fulfillment of the terms of probation and of the deferred sentence agreement, the court shall strike the adjudication of guilt and discharge the respondent. Except as provided in subsection (h) of this section, the record of the criminal proceedings shall be expunged sealed upon the discharge of the respondent from probation, absent a finding of good cause by the court. The court shall issue an order to expunge seal all records and files related to the arrest, citation, investigation, charge, adjudication of guilt, criminal proceedings, and probation related to the deferred sentence. Copies of the order shall be sent to each agency, department, or official named therein. Thereafter, the court, law enforcement officers, agencies, and departments shall reply to any request for information that no record exists with respect to such person upon inquiry in the matter. Notwithstanding this subsection, the record shall not be expunged sealed until restitution has been paid in full.

1 (f) A deferred sentence imposed under subsection (a) or (b) of this section 2 may include a restitution order issued pursuant to section 7043 of this title. 3 Nonpayment of restitution shall not constitute grounds for imposition of the 4 underlying sentence. 5 (g) [Repealed.] 6 (h) The Vermont Crime Information Center shall retain a special index of 7 deferred sentences for sex offenses that require registration pursuant to 8 subchapter 3 of chapter 167 of this title. This index shall only list the name 9 and date of birth of the subject of the expunged sealed files and records, the 10 offense for which the subject was convicted, and the docket number of the 11 proceeding that was the subject of the expungement sealing. The special index 12 shall be confidential and may be accessed only by the director of the Vermont 13 Crime Information Center and a designated clerical staffperson for the purpose 14 of providing information to the Department of Corrections in the preparation of 15 a presentence investigation in accordance with 28 V.S.A. §§ 204 and 204a. 16 Sec. 3. 24 V.S.A. § 2002 is added to read: 17 § 2002. EXPUNGEMENT OF MUNICIPAL VIOLATION RECORDS 18 (a) Expungement. Two years following the satisfaction of a judgment resulting from an adjudication of a municipal violation, the Judicial Bureau 19 20 shall make an entry of "expunged" and notify the municipality of such action,

provided the person has not been adjudicated for any subsequent municipal

1	violations during that time. The data transfer to the municipality shall include
2	the name, date of birth, ticket number, and offense. Violations of offenses
3	adopted pursuant to chapter 117 of this title shall not be eligible for
4	expungement under this section.
5	(b) Effect of expungement.
6	(1) Upon entry of an expungement order, the order shall be legally
7	effective immediately and the individual whose record is expunged shall be
8	treated in all respects as if the individual had never been adjudicated of the
9	violation.
10	(2) Upon an entry of expunged, the case will be accessible only by the
11	Clerk of the Court for the Judicial Bureau or the Clerk's designee.
12	Adjudications that have been expunged shall not appear in the results of any
13	Judicial Bureau database search by name, date of birth, or any other data
14	identifying the defendant. Except as provided in subsection (c) of this section.
15	any documents or other records related to an expunged adjudication that are
16	maintained outside the Judicial Bureau's case management system shall be
17	destroyed.
18	(3) Upon receiving an inquiry from any person regarding an expunged
19	record, the Judicial Bureau and the municipality shall respond that "NO
20	RECORD EXISTS."

1	(c) Exception for research entities. Research entities that maintain
2	adjudication records for purposes of collecting, analyzing, and disseminating
3	criminal justice data shall not be subject to the expungement requirements
4	established in this section. Research entities shall abide by the policies
5	established by the Court Administrator and shall not disclose any identifying
6	information from the records they maintain.
7	(d) Policies for implementation. The Court Administrator shall establish
8	policies for implementing this section.
9	(e) Application. This section shall apply to municipal violations that occur
10	on and after July 1, 2024.
11	Sec. 4. 23 V.S.A. § 2303 is amended to read:
12	§ 2303. EXPUNGEMENT OF VIOLATION RECORDS
13	* * *
14	(e) Application. This section shall apply to motor vehicle violations that
15	occur on and after July 1, 2021.
16	Sec. 5. PETITIONLESS SEALING
17	On or before December 2, 2024, the Chief Superior Judge, in consultation
18	with the Attorney General, the Department of State's Attorneys and Sheriffs,
19	the Office of the Defender General, and the Department of Corrections, shall
20	submit to the House and Senate Committees on Judiciary a recommendation to

- 1 <u>establish a mechanism for petitionless sealing and any resources required for</u>
- 2 <u>the recommendation to be implemented.</u>
- 3 Sec. 6. EFFECTIVE DATE
- 4 This act shall take effect on July 1, 2024.