

## **SENATE BILL 562:** The Second Chance Act.

## 2019-2020 General Assembly

**Committee:** Senate Rules and Operations of the Senate **Date:** May 7, 2019

Introduced by: Sens. Britt, Daniel, McKissick Prepared by: Jennifer H. Bedford

Analysis of: Second Edition Staff Attorney

OVERVIEW: Senate Bill 562 would expand the law regarding expunctions for offenses committed by a 16 or 17-year old, and create a generally automatic expunction for criminal charges ending in acquittal or dismissal.

[As introduced, this bill was identical to H874, as introduced by Reps. Morey, Hardister, Clemmons, which is currently in House Rules, Calendar, and Operations of the House.]

## **BILL ANALYSIS:**

**Part I of Senate Bill 562** creates a process for a person or district attorney to petition the court to have certain convictions expunged if all of the following apply:

- The offense was committed when the person was 16 or 17 years old.
- The offense is a misdemeanor, Class H felony, or Class I felony.
- The offense is not a motor vehicle violation including DWI.
- The offense is not a crime that could result in registration as a sex offender.
- The petition was filed after any sentence is complete.
- No restitution remains outstanding.

Unless indigent, a person would pay a \$175.00 fee to file the petition.

**Part II of Senate Bill 562** would expand the records already available electronically to prosecutors to include records of certain expunctions for people under 20 years old.

**Part III of Senate Bill 562** would generally, create an automatic expunction for an acquittal or dismissal starting July 1, 2020 by

- Removing the requirement that a person could not receive an expunction in cases of acquittal or dismissal if the person had ever received an expunction before.
- Providing an exception to the automatic expunction if the person was convicted of another offense on the day of the dismissal, or a charge is pending.
- Requiring a hearing to determine if the records of a dismissal or acquittal hold some evidentiary value.
- Authorizing the court to expunge the records of dismissal or acquittal if all related charges have reached final disposition.

Part IV of Senate Bill 562 would:

Karen Cochrane-Brown Director



Legislative Analysis Division 919-733-2578

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- Allow the court to expunge more than only one nonviolent misdemeanor after the current 5-year waiting period.
- Allow the court to expunge more than only one nonviolent felony after the current 10-year waiting period.
- Create a 7-year petition filing wait period.

Part V of Senate Bill 562 would provide the effective date.

**EFFECTIVE DATE:** The bill would be effective December 1, 2019 unless otherwise specified. Please see the bill for the specified effective dates for each Part.