

SENATE BILL No. 47

DIGEST OF SB 47 (Updated January 14, 2020 1:07 pm - DI 106)

Citations Affected: IC 24-4; IC 34-6; IC 34-26; IC 35-38.

Synopsis: Expungement issues. Provides that if a court reduces a Class D or Level 6 felony to a misdemeanor, the five-year waiting period for expungement begins on the date of the felony conviction and not on the date the felony was converted to a misdemeanor. Establishes a procedure for the automatic expungement of a petition for a protection order if the petition was denied, and conforms the automatic expungement provisions to existing civil protection order expungement provisions. Requires companies that provide background checks to periodically review their records and remove records relating to expunged protection orders (in the same manner as expunged convictions are removed). Provides that, if a person whose records have been expunged seeks employment with a law enforcement agency, the law enforcement agency may: (1) inquire about the person's expunged records; and (2) refuse to employ the person. Specifies the procedure to expunge records of a collateral action entered in a different county than the county which issued the expungement order.

Effective: Upon passage; July 1, 2020.

Freeman, Koch, Bohacek, Randolph Lonnie M, Boots

January 6, 2020, read first time and referred to Committee on Corrections and Criminal Law.

January 16, 2020, amended, reported favorably — Do Pass.



Second Regular Session of the 121st General Assembly (2020)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2019 Regular Session of the General Assembly.

SENATE BILL No. 47

A BILL FOR AN ACT to amend the Indiana Code concerning criminal law and procedure.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 24-4-18-1, AS AMENDED BY P.L.112-2013,
2	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2020]: Sec. 1. (a) As used in this chapter, "criminal history
4	information" means information:
5	(1) concerning:
6	(A) a criminal conviction in Indiana; or
7	(B) an Indiana civil protection order under IC 34-26-5; and
8	(2) available in records kept by a clerk of a circuit, superior, city,
9	or town court with jurisdiction in Indiana.
10	(b) The term consists of the following:
11	(1) Identifiable descriptions and notations of arrests, indictments,
12	informations, or other formal criminal charges.
13	(2) Protection order records (as defined in IC 34-26-7.5-2).
14	(2) (3) Information, including a photograph, regarding a sex or
15	violent offender (as defined in IC 11-8-8-5) obtained through sex
16	or violent offender registration under IC 11-8-8.
17	(3) (4) Any disposition, including sentencing, and correctional



1	system intake, transfer, and release.
2	(4) (5) A photograph of the person who is the subject of the
3	information described in subdivisions (1) through (3). this
4	subsection.
5	(c) The term includes fingerprint information described in
6	IC 10-13-3-24(f).
7	SECTION 2. IC 34-6-2-121.7 IS ADDED TO THE INDIANA
8	CODE AS A NEW SECTION TO READ AS FOLLOWS
9	[EFFECTIVE JULY 1, 2020]: Sec. 121.7. "Protection order
10	records", for purposes of IC 34-26-7.5, has the meaning set forth
11	in IC 34-26-7.5-2.
12	SECTION 3. IC 34-26-5-22 IS ADDED TO THE INDIANA CODE
13	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
14	1, 2020]: Sec. 22. (a) Except as provided in subsection (b), if a court
15	denies a petition for an order of protection filed under this chapter,
16	the court shall order the petition expunged within sixty (60) days
17	of the date that the court denied the petition.
18	(b) If a petition for an order of protection was filed under this
19	chapter before July 1, 2020, and a court denied the petition, the
20	subject of the petition may request that the court expunge the
21	original petition. This subsection does not preclude the subject
22	from seeking expungement under IC 34-26-7.5.
23	(c) If the court determines that the court denied the petition for
24	an order of protection described in subsection (b), the court shall
25	grant the request and order the petition expunged within sixty (60)
26	days of the date that the request was filed.
27	(d) An expungement ordered under this section shall be treated
28	for all purposes as an expungement granted under IC 34-26-7.5.
29	SECTION 4. IC 34-26-7.5-1, AS ADDED BY P.L.219-2019,
30	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
31	JULY 1, 2020]: Sec. 1. (a) This chapter applies to a person named as
32	the subject of a protection order, and if one (1) of the following applies:
33	(1) A protection order was issued to the plaintiff, but is
34	subsequently terminated due to the:
35	(A) dismissal of the petition before a court hearing on the
36	protection order;
37	(B) denial of the protection order upon the order of the court;
38	or
39	(C) failure of the plaintiff to appear to the court hearing on the
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41	protection order. (2) A protection order was reversed or vacated by an appellate



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court.

1 2	(3) A petition for a protection order was filed but the court did not grant the petition.
3	(b) The provisions in this chapter are in addition to and
4	supplement the expungement provisions in IC 34-26-5-22.
5	SECTION 5. IC 34-26-7.5-2, AS ADDED BY P.L.219-2019,
6	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7	JULY 1, 2020]: Sec. 2. The following definitions apply throughout this
8	chapter:
9	(1) "Protection order" means an Indiana civil protection order
10	under IC 34-26-5. The term includes an order for protection and
11	an order for protection ex parte.
12	(2) "Protection order records" means an Indiana civil
13	protection order under IC 34-26-5 and all records that relate
14	to the protection order, including the petition for the
15	protection order.
16	(2) (3) "Subject of a protection order" means the person against
17	whom a protection order was issued.
18	(3) (4) "Plaintiff" means the person for whom a protection order
19	was issued.
20	(4) (5) "Expungement" means the sealing of protection order
21	eourt records from public inspection, but not from a law
22	enforcement agency or the court.
23	SECTION 6. IC 34-26-7.5-3, AS ADDED BY P.L.219-2019,
24	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
25	JULY 1, 2020]: Sec. 3. (a) At any time after a court dismisses or denies
26	an order for protection following issuance of an order for protection ex
27	parte, as described in section 1(1) of this chapter, the subject of the
28	protection order may petition to expunge the protection order records:
29	(1) with the court that issued or denied the protection order; and
30	(2) in the cause the protection order was issued under.
31	(b) A petition seeking to expunge a protection order records must
32	be filed under seal, verified, and include the following information:
33	(1) The petitioner's full name.
34	(2) The petitioner's date of birth.
35	(3) The petitioner's address.
36	(4) The case number or court cause number, if available.
37	(5) The petitioner's Social Security number.
38	(6) The petitioner's driver's license number.
39	(7) The date of the order for protection or order for protection ex
40	parte, if applicable.
41	(8) A description of why the petitioner is entitled to relief,
42	including all relevant dates.



1	(9) Certified copies of the following, if applicable:
2	(A) The order for protection.
3	(B) The order for protection ex parte.
4	(C) The order denying an order for protection.
5	(D) The opinion from the appellate court reversing or vacating
6	an order for protection or an order for protection ex parte.
7	(c) The petition may include any other information that the
8	petitioner believes may assist the court.
9	SECTION 7. IC 34-26-7.5-5, AS ADDED BY P.L.219-2019,
10	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
11	JULY 1, 2020]: Sec. 5. The petitioner bears the burden of proof in a
12	proceeding to expunge $\frac{1}{2}$ protection order records . The court shall
13	order the protection order records expunged if the petitioner proves by
14	a preponderance of the evidence that the petitioner is entitled to relief.
15	SECTION 8. IC 34-26-7.5-6, AS ADDED BY P.L.219-2019,
16	SECTION 8. IC 34-20-7.3-0, AS ADDED BY 1.E.219-2019, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
17	JULY 1, 2020]: Sec. 6. (a) If a court orders a protection order records
18	expunged under this chapter or under IC 34-26-5-22 , the court shall
19	do the following with respect to the specific records expunged by the
20	court:
21	(1) Order the office of judicial administration to remove the
22	protection order from the Indiana protective order registry
23	established under IC 5-2-9-5.5.
24	(2) Redact or permanently seal the court's own records relating to
25	the protection order.
26	(b) If an appellate court reverses or vacates a protection order, and
27	the protection order is then expunged, the appellate court shall:
28	(1) redact the opinion or memorandum decision as it appears on
29	the computer gateway administered by the office of technology so
30	that it does not include the name of the subject of the protection
31	order (in the same manner that opinions involving juveniles are
32	redacted); and
33	(2) provide a redacted copy of the opinion to any publisher or
34	organization to whom the opinion or memorandum decision is
35	provided after the date of the order of expungement.
36	The supreme court and the court of appeals are not required to redact,
37	destroy, or otherwise dispose of any existing copy of an opinion or
38	memorandum decision that includes the name of the subject of the
39	protection order.
39 40	SECTION 9. IC 34-26-7.5-7, AS ADDED BY P.L.219-2019,
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41	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE

JULY 1, 2020]: Sec. 7. A petitioner whose record is protection order



1	records are expunged under this chapter or under IC 34-26-5-22:
2	(1) shall be treated as if the protection order and petition for
3	protection order had never been filed; and
4	(2) may answer truthfully to a question from the petitioner's
5	employer or prospective employer that a petition or order of
6	protection has never been filed against the petitioner.
7	SECTION 10. IC 35-38-9-2, AS AMENDED BY P.L.219-2019,
8	SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
9	UPON PASSAGE]: Sec. 2. (a) Except as provided in subsection (b)
10	and section 8.5 of this chapter, this section applies only to a person
11	convicted of a misdemeanor, including a Class D felony (for a crime
12	committed before July 1, 2014) or a Level 6 felony (for a crime
13	committed after June 30, 2014) reduced to a misdemeanor.
14	(b) This section does not apply to the following:
15	(1) A person convicted of two (2) or more felony offenses that:
16	(A) involved the unlawful use of a deadly weapon; and
17	(B) were not committed as part of the same episode of criminal
18	conduct.
19	(2) A sex or violent offender (as defined in IC 11-8-8-5).
20	(c) Unless the prosecuting attorney consents in writing to an
21	earlier period, not earlier than five (5) years after the date of
22	conviction (unless the prosecuting attorney consents in writing to an
23	earlier period), for the misdemeanor (or, if the felony was reduced
24	to a misdemeanor, the date of conviction for the felony), the person
25	convicted of the misdemeanor may petition a court to expunge all
26	conviction records, including records contained in:
27	(1) a court's files;
28	(2) the files of the department of correction;
29	(3) the files of the bureau of motor vehicles; and
30	(4) the files of any other person who provided treatment or
31	services to the petitioning person under a court order;
32	that relate to the person's misdemeanor conviction, including records
33	of a collateral action.
34	(d) A person who files a petition to expunge conviction records,
35	including any records relating to the conviction and any records
36	concerning a collateral action, shall file the petition in a circuit or
37	superior court in the county of conviction.
38	(e) If the court finds by a preponderance of the evidence that:
39	(1) the period required by this section has elapsed;
40	(2) no charges are pending against the person;
41	(3) the person has paid all fines, fees, and court costs, and
42	satisfied any restitution obligation placed on the person as part of



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1	the sentence; and
2	(4) the person has not been convicted of a crime within the
3	previous five (5) years (or within a shorter period agreed to by the
4	prosecuting attorney if the prosecuting attorney has consented to
5	a shorter period under subsection (c));
6	the court shall order the conviction records described in subsection (c),
7	including any records relating to the conviction and any records
8	concerning a collateral action, expunged in accordance with section 6
9	of this chapter.
10	SECTION 11. IC 35-38-9-9.5 IS ADDED TO THE INDIANA
11	CODE AS A NEW SECTION TO READ AS FOLLOWS
12	[EFFECTIVE JULY 1, 2020]: Sec. 9.5. (a) This section applies to a
13	collateral action adjudicated or conducted in a county other than
14	the county in which a court granted an expungement.
15	(b) Upon receipt of a request to expunge records related to a
16	collateral action and a properly certified expungement order, a
17	circuit or superior court in the county in which the collateral
18	action occurred shall:
19	(1) notify the prosecuting attorney of the county in which the
20	court is located of the request to expunge records related to a
21	collateral action and set the matter for hearing; or
22	(2) if it conclusively appears from the court's records that the
23	person is entitled to expungement as described in subsection
24	(c), order the records expunged without a hearing.
25	(c) The circuit or superior court in the county in which the
26	collateral action was adjudicated or conducted shall order records
27	of the collateral action expunged (for an expungement granted
28	under sections 1 through 3 of this chapter) or marked as expunged
29	(for an expungement granted under sections 4 through 5 of this
30 31	chapter), unless the court finds that the collateral action does not
32	relate to the expunged arrest or conviction. (d) A request to expunge records of a collateral action may be
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34	made at any time after the original expungement order is issued. (e) A request to expunge records shall be filed under the cause
35	number of the collateral action, if applicable. A person who
36	requests expungement of records of a collateral action under this
37	section is not required to pay a filing fee, even if the request is filed
38	under a new cause of action.
39	SECTION 12. IC 35-38-9-10, AS AMENDED BY P.L.219-2019,
40	SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
41	JULY 1, 2020]: Sec. 10. (a) This section does not apply to a person to

whom sealed records may be disclosed under section 6(a)(3) of this



1	chapter. With respect to a person seeking employment with a law
2	enforcement agency, including volunteer employment, subsections
3	(b), (d), (e), and (f) do not apply to the law enforcement agency.
4	(b) It is unlawful discrimination for any person to:
5	(1) suspend;
6	(2) expel;
7	(3) refuse to employ;
8	(4) refuse to admit;
9	(5) refuse to grant or renew a license, permit, or certificate
10	necessary to engage in any activity, occupation, or profession; or
11	(6) otherwise discriminate against;
12	any person because of a conviction or arrest record expunged or sealed
13	under this chapter.
14	(c) Except as provided in section 6(f) of this chapter, the civil rights
15	of a person whose conviction has been expunged shall be fully restored,
16	including the right to vote, to hold public office, to be a proper person
17	under IC 35-47-1-7(2), and to serve as a juror.
18	(d) In any application for employment, a license, or other right or
19	privilege, a person may be questioned about a previous criminal record
20	only in terms that exclude expunged convictions or arrests, such as:
21	"Have you ever been arrested for or convicted of a crime that has not
22	been expunged by a court?".
23	(e) A person whose record is expunged shall be treated as if the
24	person had never been convicted of the offense. However, upon a
25	subsequent arrest or conviction for an unrelated offense, the prior
26	expunged conviction:
27	(1) may be considered by the court in determining the sentence
28	imposed for the new offense;
29	(2) is a prior unrelated conviction for purposes of:
30	(A) a habitual offender enhancement; and
31	(B) enhancing the new offense based on a prior conviction;
32	and
33	(3) may be admitted as evidence in the proceeding for a new
34	offense as if the conviction had not been expunged.
35	(f) Any person that discriminates against a person as described in
36	subsection (b) commits a Class C infraction and may be held in
37	contempt by the court issuing the order of expungement or by any other
38	court of general jurisdiction. Any person may file a written motion of
39	contempt to bring an alleged violation of this section to the attention of
40	a court. In addition, the person is entitled to injunctive relief.
41	(g) In any judicial or administrative proceeding alleging negligence
42	or other fault, an order of expungement may be introduced as evidence



of the person's exercise of due care in hiring, retaining, licensing,
certifying, admitting to a school or program, or otherwise transacting
business or engaging in activity with the person to whom the order of
expungement was issued.

- (h) A conviction, including any records relating to the conviction and any records concerning a collateral action, that has been expunged under this chapter is not admissible as evidence in an action for negligent hiring, admission, or licensure against a person or entity who relied on the order.
- (i) An expungement case, and all documents filed in the case, becomes confidential when the court issues the order granting the petition. However, until the court issues the order granting the petition, documents filed in the case are not confidential, and any hearing held in the case shall be open.

SECTION 13. An emergency is declared for this act.



COMMITTEE REPORT

Madam President: The Senate Committee on Corrections and Criminal Law, to which was referred Senate Bill No. 47, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 1, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 24-4-18-1, AS AMENDED BY P.L.112-2013, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 1. (a) As used in this chapter, "criminal history information" means information:

- (1) concerning:
 - (A) a criminal conviction in Indiana; or
 - (B) an Indiana civil protection order under IC 34-26-5; and
- (2) available in records kept by a clerk of a circuit, superior, city, or town court with jurisdiction in Indiana.
- (b) The term consists of the following:
 - (1) Identifiable descriptions and notations of arrests, indictments, informations, or other formal criminal charges.
 - (2) Protection order records (as defined in IC 34-26-7.5-2).
 - (2) (3) Information, including a photograph, regarding a sex or violent offender (as defined in IC 11-8-8-5) obtained through sex or violent offender registration under IC 11-8-8.
 - (3) (4) Any disposition, including sentencing, and correctional system intake, transfer, and release.
 - (4) (5) A photograph of the person who is the subject of the information described in subdivisions (1) through (3). this subsection.
- (c) The term includes fingerprint information described in IC 10-13-3-24(f).

SECTION 2. IC 34-6-2-121.7 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: **Sec. 121.7.** "**Protection order records**", for purposes of IC 34-26-7.5, has the meaning set forth in IC 34-26-7.5-2.

SECTION 3. IC 34-26-5-22 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 22. (a) Except as provided in subsection (b), if a court denies a petition for an order of protection filed under this chapter, the court shall order the petition expunged within sixty (60) days



of the date that the court denied the petition.

- (b) If a petition for an order of protection was filed under this chapter before July 1, 2020, and a court denied the petition, the subject of the petition may request that the court expunge the original petition. This subsection does not preclude the subject from seeking expungement under IC 34-26-7.5.
- (c) If the court determines that the court denied the petition for an order of protection described in subsection (b), the court shall grant the request and order the petition expunged within sixty (60) days of the date that the request was filed.
- (d) An expungement ordered under this section shall be treated for all purposes as an expungement granted under IC 34-26-7.5.

SECTION 4. IC 34-26-7.5-1, AS ADDED BY P.L.219-2019, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 1. (a) This chapter applies to a person named as the subject of a protection order, and if one (1) of the following applies:

- (1) A protection order was issued to the plaintiff, but is subsequently terminated due to the:
 - (A) dismissal of the petition before a court hearing on the protection order;
 - (B) denial of the protection order upon the order of the court; or
 - (C) failure of the plaintiff to appear to the court hearing on the protection order.
- (2) A protection order was reversed or vacated by an appellate court
- (3) A petition for a protection order was filed but the court did not grant the petition.
- (b) The provisions in this chapter are in addition to and supplement the expungement provisions in IC 34-26-5-22.

SECTION 5. IC 34-26-7.5-2, AS ADDED BY P.L.219-2019, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 2. The following definitions apply throughout this chapter:

- (1) "Protection order" means an Indiana civil protection order under IC 34-26-5. The term includes an order for protection and an order for protection ex parte.
- (2) "Protection order records" means an Indiana civil protection order under IC 34-26-5 and all records that relate to the protection order, including the petition for the protection order.
- (2) (3) "Subject of a protection order" means the person against



whom a protection order was issued.

- (3) (4) "Plaintiff" means the person for whom a protection order was issued.
- (4) (5) "Expungement" means the sealing of protection order court records from public inspection, but not from a law enforcement agency or the court.

SECTION 6. IC 34-26-7.5-3, AS ADDED BY P.L.219-2019, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 3. (a) At any time after a court dismisses or denies an order for protection following issuance of an order for protection exparte, as described in section 1(1) of this chapter, the subject of the protection order may petition to expunge the protection order records:

- (1) with the court that issued or denied the protection order; and
- (2) in the cause the protection order was issued under.
- (b) A petition seeking to expunge a protection order **records** must be filed under seal, verified, and include the following information:
 - (1) The petitioner's full name.
 - (2) The petitioner's date of birth.
 - (3) The petitioner's address.
 - (4) The case number or court cause number, if available.
 - (5) The petitioner's Social Security number.
 - (6) The petitioner's driver's license number.
 - (7) The date of the order for protection or order for protection ex parte, if applicable.
 - (8) A description of why the petitioner is entitled to relief, including all relevant dates.
 - (9) Certified copies of the following, if applicable:
 - (A) The order for protection.
 - (B) The order for protection ex parte.
 - (C) The order denying an order for protection.
 - (D) The opinion from the appellate court reversing or vacating an order for protection or an order for protection ex parte.
- (c) The petition may include any other information that the petitioner believes may assist the court.

SECTION 7. IC 34-26-7.5-5, AS ADDED BY P.L.219-2019, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 5. The petitioner bears the burden of proof in a proceeding to expunge a protection order **records**. The court shall order the protection order **records** expunged if the petitioner proves by a preponderance of the evidence that the petitioner is entitled to relief.

SECTION 8. IC 34-26-7.5-6, AS ADDED BY P.L.219-2019, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE



JULY 1, 2020]: Sec. 6. (a) If a court orders a protection order **records** expunged under this chapter **or under IC 34-26-5-22**, the court shall do the following with respect to the specific records expunged by the court:

- (1) Order the office of judicial administration to remove the protection order from the Indiana protective order registry established under IC 5-2-9-5.5.
- (2) Redact or permanently seal the court's own records relating to the protection order.
- (b) If an appellate court reverses or vacates a protection order, and the protection order is then expunged, the appellate court shall:
 - (1) redact the opinion or memorandum decision as it appears on the computer gateway administered by the office of technology so that it does not include the name of the subject of the protection order (in the same manner that opinions involving juveniles are redacted); and
 - (2) provide a redacted copy of the opinion to any publisher or organization to whom the opinion or memorandum decision is provided after the date of the order of expungement.

The supreme court and the court of appeals are not required to redact, destroy, or otherwise dispose of any existing copy of an opinion or memorandum decision that includes the name of the subject of the protection order.

SECTION 9. IC 34-26-7.5-7, AS ADDED BY P.L.219-2019, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 7. A petitioner whose record is protection order records are expunged under this chapter or under IC 34-26-5-22:

- (1) shall be treated as if the protection order **and petition for protection order** had never been filed; and
- (2) may answer truthfully to a question from the petitioner's employer or prospective employer that a petition or order of protection has never been filed against the petitioner.".

Page 2, between lines 28 and 29, begin a new paragraph and insert: "SECTION 11. IC 35-38-9-9.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 9.5. (a) This section applies to a collateral action adjudicated or conducted in a county other than the county in which a court granted an expungement.

(b) Upon receipt of a request to expunge records related to a collateral action and a properly certified expungement order, a circuit or superior court in the county in which the collateral action occurred shall:



- (1) notify the prosecuting attorney of the county in which the court is located of the request to expunge records related to a collateral action and set the matter for hearing; or
- (2) if it conclusively appears from the court's records that the person is entitled to expungement as described in subsection
- (c), order the records expunged without a hearing.
- (c) The circuit or superior court in the county in which the collateral action was adjudicated or conducted shall order records of the collateral action expunged (for an expungement granted under sections 1 through 3 of this chapter) or marked as expunged (for an expungement granted under sections 4 through 5 of this chapter), unless the court finds that the collateral action does not relate to the expunged arrest or conviction.
- (d) A request to expunge records of a collateral action may be made at any time after the original expungement order is issued.
- (e) A request to expunge records shall be filed under the cause number of the collateral action, if applicable. A person who requests expungement of records of a collateral action under this section is not required to pay a filing fee, even if the request is filed under a new cause of action.

SECTION 12. IC 35-38-9-10, AS AMENDED BY P.L.219-2019, SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]: Sec. 10. (a) This section does not apply to a person to whom sealed records may be disclosed under section 6(a)(3) of this chapter. With respect to a person seeking employment with a law enforcement agency, including volunteer employment, subsections (b), (d), (e), and (f) do not apply to the law enforcement agency.

- (b) It is unlawful discrimination for any person to:
 - (1) suspend;
 - (2) expel;
 - (3) refuse to employ;
 - (4) refuse to admit;
 - (5) refuse to grant or renew a license, permit, or certificate necessary to engage in any activity, occupation, or profession; or
 - (6) otherwise discriminate against;

any person because of a conviction or arrest record expunged or sealed under this chapter.

- (c) Except as provided in section 6(f) of this chapter, the civil rights of a person whose conviction has been expunged shall be fully restored, including the right to vote, to hold public office, to be a proper person under IC 35-47-1-7(2), and to serve as a juror.
 - (d) In any application for employment, a license, or other right or



privilege, a person may be questioned about a previous criminal record only in terms that exclude expunged convictions or arrests, such as: "Have you ever been arrested for or convicted of a crime that has not been expunged by a court?".

- (e) A person whose record is expunged shall be treated as if the person had never been convicted of the offense. However, upon a subsequent arrest or conviction for an unrelated offense, the prior expunged conviction:
 - (1) may be considered by the court in determining the sentence imposed for the new offense;
 - (2) is a prior unrelated conviction for purposes of:
 - (A) a habitual offender enhancement; and
 - (B) enhancing the new offense based on a prior conviction; and
 - (3) may be admitted as evidence in the proceeding for a new offense as if the conviction had not been expunged.
- (f) Any person that discriminates against a person as described in subsection (b) commits a Class C infraction and may be held in contempt by the court issuing the order of expungement or by any other court of general jurisdiction. Any person may file a written motion of contempt to bring an alleged violation of this section to the attention of a court. In addition, the person is entitled to injunctive relief.
- (g) In any judicial or administrative proceeding alleging negligence or other fault, an order of expungement may be introduced as evidence of the person's exercise of due care in hiring, retaining, licensing, certifying, admitting to a school or program, or otherwise transacting business or engaging in activity with the person to whom the order of expungement was issued.
- (h) A conviction, including any records relating to the conviction and any records concerning a collateral action, that has been expunged under this chapter is not admissible as evidence in an action for negligent hiring, admission, or licensure against a person or entity who relied on the order.
- (i) An expungement case, and all documents filed in the case, becomes confidential when the court issues the order granting the petition. However, until the court issues the order granting the petition, documents filed in the case are not confidential, and any hearing held in the case shall be open."

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.



(Reference is to SB 47 as introduced.)

YOUNG M, Chairperson

Committee Vote: Yeas 8, Nays 0.

