GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2019**

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HOUSE BILL 766

	Short Title	e: R	evise Marijuana Laws.	(Public)
	Sponsors: Representatives Autry, Dahle, Harrison, and Hawkins (Primary Sponsors).			Iawkins (Primary Sponsors).
	For a complete list of sponsors, refer to the North Carolina General Assembly web site.			
	Referred to: Rules, Calendar, and Operations of the House			
	April 16, 2019			
1			A BILL TO BE ENTITLEI)
2 3	AN ACT TO DECRIMINALIZE POSSESSION OF FOUR OUNCES OR LESS OF			
3 4	MARIJUANA AND ALLOW FOR THE EXPUNCTION OF POSSESSION OF MARIJUANA OFFENSES INVOLVING POSSESSION OF FOUR OUNCES OR LESS			
5	OF MARIJUANA.			
6	The General Assembly of North Carolina enacts:			
7		141 1 100		
8	PART I	. DEC	CRIMINALIZE POSSESSION OF FO	UR OUNCES OR LESS OF
9	MARIJUANA			
10	SECTION 1.(a) G.S. 90-95 reads as rewritten:			
11	"§ 90-95. Violations; penalties.			
12	(a)	Exce	pt as authorized by this Article, it is unlawful	l for any person:
13		•••		
14		(3)	To possess a controlled substance. For pur	
15			"controlled substance" does not include n	narijuana in quantities of 4 ounces
16 17			(avoirdupois) or less.	
17	 (d)	Excer	pt as provided in subsections (h) and (i) of th	is section any person who violates
19			with respect to:	is section, any person who violates
20	0.5.707	5(u)(5)	with respect to.	
21		(4)	A controlled substance classified in Sched	ule VI shall be guilty of a Class 3
22			misdemeanor, but any sentence of impriso	
23			and the judge may not require at the time	
24			serve a period of imprisonment as a spe	cial condition of probation. If the
25			quantity of the controlled substance exceed	eds one half of an ounce 4 ounces
26			(avoirdupois) of marijuana or one-twentie	th of an ounce (avoirdupois) of the
27			extracted resin of marijuana, commonly kr	
28			be punishable as a Class 1 misdemeanor	
29			substance exceeds one and one half <u>16</u> our	
30			three-twentieths of an ounce (avoirdupois)	
31			commonly known as hashish, or if the co	
32			quantity of synthetic tetrahydrocannabinol	
33 34			from the resin of marijuana, the violation felony.	n shan be pullishable as a Class I
35	"		iciony.	



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1	SECTION 1.(b) This section becomes effective December 1, 2019, and applies to			
2 3	offenses committed on or after that date.			
4	PART II. EXPUNCTION BY PETITION OF CERTAIN POSSESSION OF MARIJUANA			
5	OFFENSES			
6	SECTION 2.(a) Article 5 of Chapter 15A of the General Statutes is amended by			
7	adding a new section to read:			
8	" <u>§ 15A-145.8. Expunction of certain possession of marijuana offenses.</u>			
9	(a) <u>A person who was convicted of a violation of G.S. 90-95(a)(3) for possession of</u>			
10	marijuana, where the quantity of marijuana possessed was 4 ounces (avoirdupois) or less, may			
11	file a petition in the court of the county where the person was convicted for expunction of the			
12	offense from the person's criminal record and any other official record containing an entry			
13	relating to the person's apprehension, charge, trial, or conviction. The court, after notice to the			
14	district attorney, shall hold a hearing on the petition and, upon finding that the violation of $C \subseteq O O O (2)$ involves the descent of the second s			
15	G.S. 90-95(a)(3) involved possession of marijuana in an amount of 4 ounces (avoirdupois) or			
16 17	less, the court shall order the expunction.			
17 18	(b) <u>Any petition for expunction under this section shall be on a form approved by the</u> Administrative Office of the Courts and be filed with the clerk of superior court. Upon order of			
18 19				
20	expungement, the clerk shall forward the petition to the Administrative Office of the Courts.(c) No person as to whom such an order has been entered under this section shall be held			
20	thereafter under any provision of any law to be guilty of perjury, or to be guilty of otherwise			
22	giving a false statement or response to any inquiry made for any purpose, by reason of the			
23	person's failure to recite or acknowledge any expunged entries concerning apprehension, charge,			
24	or trial.			
25	(d) The court shall also order that the conviction ordered expunged under this section be			
26	expunged from the records of the court and direct all law enforcement agencies bearing record			
27	of the same to expunge their records of the conviction. The clerk shall notify State and local			
28	agencies of the court's order as provided in G.S. 15A-150.			
29	(e) Any other applicable State or local government agency shall expunge from its records			
30	entries made as a result of the conviction ordered expunged under this section. The agency shall			
31	also reverse any administrative actions taken against a person whose record is expunged under			
32	this section as a result of the charges or convictions expunged. This subsection shall not apply to			
33	the Department of Justice for DNA records and samples stored in the State DNA Database and			
34	the State DNA Databank.			
35	(f) No filing fee shall be required to file a petition under this section, and the costs of			
36	expunging the records shall not be taxed against the petitioner." SECTION 2.(b) This section becomes effective December 1, 2019.			
37 38	SECTION 2.(D) This section becomes effective December 1, 2019.			
38 39	PART III. AUTOMATIC EXPUNCTION OF CERTAIN POSSESSION OF			
40	MARIJUANA OFFENSES			
41	SECTION 3.(a) On or before July 1, 2020, the Department of Justice, in			
42	collaboration with the Administrative Office of the Courts, shall review court records to identify			
43	any person convicted solely of a violation of G.S. 90-95(a)(3) for possession of marijuana to			
44	determine if the person's conviction qualifies for expunction under G.S. 15A-145.8, as enacted			
45	by Section 2 of this act.			
46	SECTION 3.(b) No later than December 1, 2020, the Department of Justice shall			
47	file a petition in accordance with G.S. 15A-145.8 on behalf of each person the Department			
48	identifies under subsection (a) of this section.			
49	SECTION 3.(c) A court, upon receiving a petition under subsection (a) of this			
50	section, shall, without holding a hearing, order the expunction in accordance with			
51	G.S. 15A-145.8.			

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1 SECTION 3.(d) To the extent practicable, the Department of Justice shall send 2 notice to each person it files a petition on behalf of under subsection (b) of this section informing 3 the person that the Department is filing the petition and the effect of filing the petition. 4 Additionally, without publishing personally identifiable information, the Department shall 5 publish on the Department's Web site notice of the process conducted under this section.

6 **SECTION 3.(e)** This section does not create or authorize a private right of action to 7 enforce the provisions of this section for a person the Department fails to identify under 8 subsection (a) of this section.

10 PART IV. EFFECTIVE DATE

9

SECTION 4. Except as otherwise provided in this act, this act becomes effective
December 1, 2019.