Representative Andrew Stoddard proposes the following substitute bill:

1	EXPUNGEMENT AMENDMENTS
2	2020 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Andrew Stoddard
5	Senate Sponsor: Todd Weiler
6 7	LONG TITLE
8	General Description:
9	This bill amends provisions related to the expungement of pleas in abeyance.
10	Highlighted Provisions:
11	This bill:
12	 requires a prosecutor to notify a victim of an expungement request for a charge
13	dismissed in accordance with a plea in abeyance agreement;
14	 requires a court to make specific findings when granting an expungement for a plea
15	in abeyance; and
16	 makes technical and conforming changes.
17	Money Appropriated in this Bill:
18	None
19	Other Special Clauses:
20	This bill provides a special effective date.
21	Utah Code Sections Affected:
22	AMENDS:
23	77-38-14 as last amended by Laws of Utah 2010, Chapter 283
24	77-40-107 (Effective 05/01/20), as last amended by Laws of Utah 2019, Chapter 448
25	

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26	Be it enacted by the Legislature of the state of Utah:
27	Section 1. Section 77-38-14 is amended to read:
28	77-38-14. Notice of expungement petition Victim's right to object.
29	(1) The Department of Corrections or the Juvenile Probation Department shall prepare
30	a document explaining the right of a victim or a victim's representative to object to a petition
31	for expungement under Section 77-40-107 or 78A-6-1105 and the procedures for obtaining
32	notice of any such petition. The department or division shall also provide each trial court a
33	copy of the document which has jurisdiction over delinquencies or criminal offenses subject to
34	expungement.
35	(2) The prosecuting attorney in any case leading to a conviction [or], a charge
36	dismissed in accordance with a plea in abeyance agreement, or an adjudication subject to
37	expungement shall provide a copy of the document to each person who would be entitled to
38	notice of a petition for expungement under Sections 77-40-107 and 78A-6-1105.
39	Section 2. Section 77-40-107 (Effective 05/01/20) is amended to read:
40	77-40-107 (Effective 05/01/20). Petition for expungement Prosecutorial
41	responsibility Hearing Standard of proof Exception.
42	(1) (a) The petitioner shall file a petition for expungement and the certificate of
43	eligibility in the court specified in Section 77-40-103 and deliver a copy of the petition and
44	certificate to the prosecuting agency.
45	(b) If the petitioner files the certificate of eligibility electronically, the petitioner or the
46	petitioner's attorney shall keep the original certificate until the proceedings are concluded.
47	(c) If the petitioner files the original certificate of eligibility with the petition, the clerk
48	of the court shall scan and return the original certificate to the petitioner or the petitioner's
49	attorney, who shall keep the original certificate until the proceedings are concluded.
50	(2) (a) Upon receipt of a petition for expungement of a conviction or a charge
51	dismissed in accordance with a plea in abeyance, the prosecuting attorney shall provide notice
52	of the expungement request by first-class mail to the victim at the most recent address of record
53	on file.
54	(b) The notice shall:
55	(i) include a copy of the petition, certificate of eligibility, statutes, and rules applicable
56	to the petition;

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57	(ii) state that the victim has a right to object to the expungement; and
58	(iii) provide instructions for registering an objection with the court.
59	(3) The prosecuting attorney and the victim, if applicable, may respond to the petition
60	by filing a recommendation or objection with the court within 35 days after receipt of the
61	petition.
62	(4) (a) The court may request a written response to the petition from the Division of
63	Adult Probation and Parole within the Department of Corrections.
64	(b) If requested, the response prepared by the Division of Adult Probation and Parole
65	shall include:
66	(i) the reasons probation was terminated; and
67	(ii) certification that the petitioner has completed all requirements of sentencing and
68	probation or parole.
69	(c) The Division of Adult Probation and Parole shall provide a copy of the response to
70	the petitioner and the prosecuting attorney.
71	(5) The petitioner may respond in writing to any objections filed by the prosecutor or
72	the victim and the response prepared by the Division of Adult Probation and Parole within 14
73	days after receipt.
74	(6) (a) (i) If the court receives an objection concerning the petition from any party, the
75	court shall set a date for a hearing and notify the petitioner and the prosecuting attorney of the
76	date set for the hearing.
77	(ii) The prosecuting attorney shall notify the victim of the date set for the hearing.
78	(b) The petitioner, the prosecuting attorney, the victim, and any other individual who
79	has relevant information about the petitioner may testify at the hearing.
80	(c) The court shall review the petition, the certificate of eligibility, and any written
81	responses submitted regarding the petition.
82	(7) If no objection is received within 60 days from the date the petition for
83	expungement is filed with the court, the expungement may be granted without a hearing.
84	(8) The court shall issue an order of expungement if the court finds, by clear and
85	convincing evidence, that:
86	(a) the petition and certificate of eligibility are sufficient;
87	(b) the statutory requirements have been met;

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88	(c) if the petitioner seeks expungement after a case is dismissed without prejudice or
89	without condition, the prosecutor provided written consent and has not filed and does not
90	intend to refile related charges;
91	(d) if the petitioner seeks expungement of drug possession offenses allowed under
92	Subsection 77-40-105(6), the petitioner is not illegally using controlled substances and is
93	successfully managing any substance addiction; [and]
94	(e) if an objection is received, the petition for expungement is for a charge dismissed in
95	accordance with a plea in abeyance agreement, and the charge is an offense eligible for
96	enhancement, there is good cause for the court to grant the expungement; and
97	[(e)] (f) it is not contrary to the interests of the public to grant the expungement.
98	(9) (a) If the court denies a petition described in Subsection (8)(c) because the
99	prosecutor intends to refile charges, the individual seeking expungement may again apply for a
100	certificate of eligibility if charges are not refiled within 180 days of the day on which the court
101	denies the petition.
102	(b) A prosecutor who opposes an expungement of a case dismissed without prejudice
103	or without condition shall have a good faith basis for the intention to refile the case.
104	(c) A court shall consider the number of times that good faith basis of intention to
105	refile by the prosecutor is presented to the court in making the court's determination to grant
106	the petition for expungement described in Subsection (8)(c).
107	(10) If the court grants a petition described in Subsection (8)(e), the court shall make
108	the court's findings in a written order.
109	[(10)] (11) A court may not expunge a conviction of an offense for which a certificate
110	of eligibility may not be or should not have been issued under Section 77-40-104 or 77-40-105.
111	Section 3. Effective date.
112	If approved by two-thirds of all the members elected to each house, this bill takes effect
113	<u>on May 1, 2020.</u>