EXPUNGEMENT AMENDMENTS
2018 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Todd Weiler
House Sponsor: Paul Ray
LONG TITLE
General Description:
This bill modifies provisions related to expungement.
Highlighted Provisions:
This bill:
 provides for a certificate of eligibility if certain conditions are met after a case is
dismissed without prejudice or condition;
 addresses when the court shall issue an order of expungement;
 provides for applying for a certificate of eligibility after a petition for expungement
is denied; and
 makes technical amendments.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
77-40-104, as last amended by Laws of Utah 2012, Chapter 136
77-40-107, as last amended by Laws of Utah 2017, Chapter 356

27 Be it enacted by the Legislature of the state of Utah:

S.B. 62

28	Section 1. Section 77-40-104 is amended to read:
29	77-40-104. Eligibility for expungement of records of arrest, investigation, and
30	detention Requirements.
31	(1) A person who [has been] is arrested or formally charged with an offense may apply
32	to the bureau for a certificate of eligibility to expunge [all] the records of arrest, investigation,
33	and detention [which] that may have been made in the case, subject to the following
34	conditions:
35	(a) at least 30 days have passed since the <u>day of the</u> arrest for which a certificate of
36	eligibility is sought;
37	(b) there are no criminal proceedings pending against the petitioner; and
38	(c) one of the following [occurred] occurs:
39	(i) charges [were] are screened by the investigating law enforcement agency and the
40	prosecutor [has made] makes a final determination that no charges will be filed in the case;
41	(ii) the entire case [was] is dismissed with prejudice;
42	(iii) the entire case is dismissed without prejudice or without condition and:
43	(A) the prosecutor consents in writing to the issuance of a certificate of eligibility; or
44	(B) at least 180 days have passed since the day on which the case is dismissed;
45	[(iii)] (iv) the person [was] is acquitted at trial on all of the charges contained in the
46	case; or
47	[(iv)] (v) the statute of limitations [has expired] expires on all of the charges contained
48	in the case.
49	(2) Notwithstanding Subsection (1)(a), the bureau shall issue a certificate of eligibility
50	<u>on an expedited basis to</u> a petitioner seeking expungement under Subsection [$(1)(c)(iii)$ shall be
51	issued a certificate of eligibility on an expedited basis] $(1)(c)(iv)$.
52	Section 2. Section 77-40-107 is amended to read:
53	77-40-107. Petition for expungement Prosecutorial responsibility Hearing
54	Standard of proof Exception.
55	(1) The petitioner shall file a petition for expungement and the certificate of eligibility
56	in the court specified in Section 77-40-103 and deliver a copy of the petition and certificate to
57	the prosecuting agency. If the certificate is filed electronically, the petitioner or the petitioner's
58	attorney shall keep the original certificate until the proceedings are concluded. If the original

01-02-18 10:09 AM

59 certificate is filed with the petition, the clerk of the court shall scan it and return it to the 60 petitioner or the petitioner's attorney, who shall keep it until the proceedings are concluded. 61 (2) (a) Upon receipt of a petition for expungement of a conviction, the prosecuting 62 attorney shall provide notice of the expungement request by first-class mail to the victim at the 63 most recent address of record on file. 64 (b) The notice shall: 65 (i) include a copy of the petition, certificate of eligibility, statutes, and rules applicable 66 to the petition[,]; 67 (ii) state that the victim has a right to object to the expungement[;]; and (iii) provide instructions for registering an objection with the court. 68 69 (3) The prosecuting attorney and the victim, if applicable, may respond to the petition 70 by filing a recommendation or objection with the court within 35 days after receipt of the 71 petition. 72 (4) (a) The court may request a written response to the petition from the Division of 73 Adult Probation and Parole within the Department of Corrections. 74 (b) If requested, the response prepared by the Division of Adult Probation and Parole 75 shall include: 76 (i) the reasons probation was terminated; and 77 (ii) certification that the petitioner has completed all requirements of sentencing and 78 probation or parole. 79 (c) [A] The Division of Adult Probation and Parole shall provide a copy of the 80 response [shall be provided] to the petitioner and the prosecuting attorney. 81 (5) The petitioner may respond in writing to any objections filed by the prosecutor or 82 the victim and the response prepared by the Division of Adult Probation and Parole within 14 83 days after receipt. 84 (6) (a) If the court receives an objection concerning the petition from any party, the 85 court shall set a date for a hearing and notify the petitioner and the prosecuting attorney of the 86 date set for the hearing. The prosecuting attorney shall notify the victim of the date set for the 87 hearing. 88 (b) The petitioner, the prosecuting attorney, the victim, and any other person who has 89 relevant information about the petitioner may testify at the hearing.

01-02-18 10:09 AM

S.B. 62

90	(c) The court shall review the petition, the certificate of eligibility, and any written
91	responses submitted regarding the petition.
92	(7) If no objection is received within 60 days from the date the petition for
93	expungement [was] is filed with the court, the expungement may be granted without a hearing.
94	(8) The court shall issue an order of expungement if $[it]$ the court finds by clear and
95	convincing evidence that:
96	(a) the petition and certificate of eligibility are sufficient;
97	(b) the statutory requirements have been met;
98	(c) if the petitioner seeks expungement after a case is dismissed without prejudice or
99	without condition, the prosecutor $\hat{S} \rightarrow$ provided written consent and $\leftarrow \hat{S}$ has not filed and does not
99a	intend to refile related charges;
100	[(c)] (d) if the petitioner seeks expungement of drug possession offenses allowed under
101	Subsection 77-40-105(6), the petitioner is not illegally using controlled substances and is
102	successfully managing any substance addiction; and
103	$\left[\frac{(d)}{(d)}\right]$ it is not contrary to the interests of the public to grant the expungement.
104	(9) If the court denies a petition described in Subsection (8)(c) because the prosecutor
105	intends to refile charges, the person seeking expungement may again apply for a certificate of
106	eligibility if charges are not refiled within 180 days of the day on which the court denies the
107	petition.
108	[(9)] (10) A court may not expunge a conviction of an offense for which a certificate of
109	eligibility may not be or should not have been issued under Section 77-40-104 or 77-40-105.

Legislative Review Note Office of Legislative Research and General Counsel