28	(1) As used in this section:
29	(a) "Domestic violence offense" means the same as that term is defined in Section
30	<u>77-36-1.</u>
31	(b) "Personal identifying information" means:
32	(i) a current name, former name, nickname, or alias; and
33	(ii) date of birth.
34	(2) A person whose criminal case is dismissed may \$→ [petition] move ←\$ the court
34a	$\hat{S} \rightarrow \underline{\text{for an order}} \leftarrow \hat{S} \underline{\text{to remove the}}$
35	link between the person's personal identifying information from the dismissed case in any
36	publicly searchable database of the Utah state courts and the court shall grant that relief if:
37	(a) 30 days have passed from the day on which the case is dismissed;
38	(b) no appeal is filed for the dismissed case within the 30-day period described in
39	Subsection (2)(a); and
40	(c) no charge in the case was a domestic violence offense.
41	(3) Removing the link to personal identifying information of a court record under
42	Subsection (2) does not affect a prosecuting, arresting, or other agency's records.
43	(4) A case history, unless expunged under this chapter, remains public and accessible
44	through a search by case number.
45	Section 2. Effective date.
46	This bill takes effect on July 1, 2018.

Legislative Review Note Office of Legislative Research and General Counsel