

None
Utah Code Sections Affected:
ENACTS:
78B-7-1001, Utah Code Annotated 1953
78B-7-1002 , Utah Code Annotated 1953
78B-7-1003 , Utah Code Annotated 1953
78B-7-1004 , Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 78B-7-1001 is enacted to read:
Part 10. Expungement of Protective Orders and Stalking Injunctions
78B-7-1001. Definitions.
As used in this part:
(1) (a) Except as provided in Subsection (1)(b), "agency" means a state, county, or
local government entity that generates or maintains records relating to a civil order for which
expungement may be ordered.
(b) "Agency" does not include the Division of Child and Family Services created in
Section 62A-4a-103.
(2) "Civil order" means:
(a) an ex parte civil protective order;
(b) an ex parte civil stalking injunction;
(c) a civil protective order; or
(d) a civil stalking injunction.
(3) "Expunge" means to seal or otherwise restrict access to an individual's record held
by an agency when the record includes a civil order.
(4) "Petitioner" means an individual petitioning for expungement of a civil order under
this part.
Section 2. Section 78B-7-1002 is enacted to read:
78B-7-1002. Retroactive application.
The provisions of this part apply retroactively to all civil orders issued before, on, or
after May 4, 2022.

57	Section 3. Section 78B-7-1003 is enacted to read:
58	78B-7-1003. Requirements for expungement of protective order or stalking
59	injunction.
60	(1) (a) An individual against whom a civil order is sought may petition the court to
61	expunge records of the civil order.
62	(b) A petition under Subsection (1) shall be filed in accordance with the Utah Rules of
63	Civil Procedure.
64	(2) (a) The petitioner shall mail a copy of the petition, by first-class mail within 10
65	days after the day on which the petition is filed, to the individual whom filed the civil order
66	against the petitioner.
67	(b) The individual who filed the civil order against the petitioner:
68	(i) may file a written objection with the court within 30 days after the day on which the
69	petition is received by the individual; and
70	(ii) if the individual files a written objection, provide a copy of the written objection to
71	the petitioner.
72	(c) If the court receives a written objection to the petition for expungement of a civil
73	order, the court shall:
74	(i) set a date for a hearing on the petition;
75	(ii) provide notice at least 30 days before the day on which the hearing is held to:
76	(A) all parties of the civil order; and
77	(B) any other person or agency that the court has reason to believe may have relevant
78	information related to the expungement of the civil order.
79	(d) The petitioner may respond, in writing, to any written objection within 14 days after
80	the day on which the written objection is received by the court.
81	(3) If no written objection is received within 60 days from the day on which the
82	petition for expungement is filed under Subsection (1), the court may grant the expungement in
83	accordance with Subsection (4) without a hearing.
84	(4) (a) A court may expunge an ex parte civil protective order or an ex parte civil
85	stalking injunction if:
86	(i) the ex parte civil protective order or the ex parte civil stalking injunction was issued
87	<u>but:</u>

88	(A) the ex parte civil protective order or the ex parte civil stalking injunction is
89	dismissed, dissolved, or expired upon a hearing by the court;
90	(B) the court did not issue a civil protective order or a civil stalking injunction on the
91	same circumstances for which the ex parte civil protective order or the ex parte civil stalking
92	injunction was issued; and
93	(C) at least 30 days have passed from the day on which the ex parte civil protective
94	order or the ex parte civil stalking injunction was issued; or
95	(ii) (A) the individual who filed the ex parte civil protective order or the ex parte civil
96	stalking injunction failed to appear for the hearing on the ex parte civil protective order or ex
97	parte civil stalking injunction; and
98	(B) at least 30 days have passed from the day on which the hearing on the ex parte civil
99	protective order or the ex parte civil stalking injunction was set to occur, including any
100	continuance, postponement, or rescheduling of the hearing.
101	(b) A court may expunge a civil protective order or a civil stalking injunction if:
102	(i) the civil protective order or the civil stalking injunction has been dismissed,
103	dissolved, or vacated; and
104	(ii) three years have passed from the day on which the civil protective order or the civil
105	stalking injunction is dismissed, dissolved, or vacated.
106	Section 4. Section 78B-7-1004 is enacted to read:
107	78B-7-1004. Distribution and effect of order of expungement - Penalty.
108	(1) An individual who receives an order of expungement under Section 78B-7-1003
109	shall be responsible for delivering a copy of the order of expungement to any affected agency.
110	(2) Upon receipt of an order of expungement as described in Subsection (1), an agency
111	shall expunge all records described in the expungement order that are under the control of the
112	agency.
113	(3) Upon entry of an expungement order by a court under Section 78B-7-1004:
114	(a) the civil order is considered to never have occurred; and
115	(b) the petitioner may reply to an inquiry on the matter as though there was never a
116	civil order.
117	(4) (a) Unless ordered by a court to do so, an agency or official may not divulge
118	information or records that have been expunged under this part.

119	(b) An expungement order may not restrict an agency's use or dissemination of records
120	in the agency's ordinary course of business until the agency has received a copy of the
121	expungement order.
122	(c) Any action taken by an agency after issuance of the expungement order but before
123	the agency's receipt of a copy of the expungement order may not be invalidated by the order.
124	(5) An expungement order under this part may not:
125	(a) terminate or invalidate any pending administrative proceedings or actions of which
126	the individual had notice according to the records of the administrative body before issuance of
127	the expungement order;
128	(b) affect the enforcement of any order or findings issued by an administrative body
129	pursuant to the administrative body's lawful authority prior to issuance of the expungement
130	order; or
131	(c) prevent an agency from maintaining, sharing, or distributing any record required by
132	<u>law.</u>
133	(6) An employee or agent of an agency that is prohibited from disseminating
134	information from an expunged record under this section who knowingly or intentionally
135	discloses identifying information from the expunged record, unless allowed by law, is guilty of
136	a class A misdemeanor.
137	(7) Records expunged under this part may be released to, or viewed by, the following
138	individuals:
139	(a) the petitioner; or
140	(b) parties to a civil action arising out of the expunged civil order, providing the
141	information is kept confidential and utilized only in the action.