1	COMMITTEE SUBSTITUTE
2	FOR
3	Senate Bill No. 467
4	(By Senators Barnes and Sypolt)
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6	[Originating in the Committee on the Judiciary;
7	reported February 24, 2014.]
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11	A BILL to amend and reenact $\$61-11-26$ of the Code of West Virginia,
12	1931, as amended, relating to preventing certain current or
13	former spouses or current or former sexual or intimate
14	partners from being able to have certain convictions expunged.
15	Be it enacted by the Legislature of West Virginia:
16	That §61-11-26 of the Code of West Virginia, 1931, as amended,
17	be amended and reenacted to read as follows:
18	ARTICLE 11. GENERAL PROVISIONS CONCERNING CRIMES.
19	§61-11-26. Expungement of certain criminal convictions;
20	procedures; effect.
21	(a) Any person convicted of a misdemeanor offense or offenses
22	arising from the same transaction committed while he or she was
23	between the ages of eighteen and twenty-six, inclusive, may,
24	pursuant to the provisions of this section, petition the circuit

- 1 court in which the conviction or convictions occurred for 2 expungement of the conviction or convictions and the records 3 associated therewith. The clerk of the circuit court shall charge 4 and collect in advance the same fee as is charged for instituting 5 a civil action pursuant to subdivision (1), subsection (a), section 6 eleven, article one, chapter fifty-nine of this code for a petition 7 for expungement.
- 8 (b) Expungement shall not be available for any conviction of 9 an offense listed in subsection (i) of this section. The relief 10 afforded by this subsection is only available to persons having no 11 other prior or subsequent convictions other than minor traffic 12 violations at the time the petition is filed: *Provided*, That at 13 the time the petition is filed and during the time the petition is 14 pending, petitioner may not be the subject of an arrest or any 15 other pending criminal proceeding. No person shall be eligible for 16 expungement pursuant to the provisions of subsection (a) of this 17 section until one year after the conviction, completion of any 18 sentence of incarceration or probation, whichever is later in time.
- 19 (c) Each petition to expunge a conviction or convictions
  20 pursuant to this section shall be verified under oath and include
  21 the following information:
- 22 (1) Petitioner's current name and all other legal names or 23 aliases by which petitioner has been known at any time;
- 24 (2) All of petitioner's addresses from the date of the offense

- 1 or alleged offense in connection with which an expungement order is 2 sought to date of the petition;
- 3 (3) Petitioner's date of birth and Social Security number;
- 4 (4) Petitioner's date of arrest, the court of jurisdiction and 5 criminal complaint, indictment, summons or case number;
- 6 (5) The statute or statutes and offense or offenses for which 7 petitioner was charged and of which petitioner was convicted;
- 8 (6) The names of any victim or victims, or that there were no 9 identifiable victims;
- (7) Whether there is any current order for restitution, protection, restraining order or other no contact order prohibiting the petitioner from contacting the victims or whether there has ever been a prior order for restitution, protection or restraining order prohibiting the petitioner from contacting the victim. If there is such a current order, petitioner shall attach a copy of that order to his or her petition;
- 17 (8) The court's disposition of the matter and punishment 18 imposed, if any;
- 19 (9) Why expungement is sought, such as, but not limited to, 20 employment or licensure purposes, and why it should be granted;
- 21 (10) The steps the petitioner has taken since the time of the 22 offenses toward personal rehabilitation, including treatment, work 23 or other personal history that demonstrates rehabilitation;
- 24 (11) Whether petitioner has ever been granted expungement or

- 1 similar relief regarding a criminal conviction by any court in this
- 2 state, any other state or by any federal court; and
- 3 (12) Any supporting documents, sworn statements, affidavits or 4 other information supporting the petition to expunge.
- 5 (d) A copy of the petition, with any supporting documentation, 6 shall be served by petitioner pursuant to the rules of the trial 7 court upon the Superintendent of the State Police; the prosecuting 8 attorney of the county of conviction; the chief of police or other 9 executive head of the municipal police department wherein the 10 offense was committed; the chief law-enforcement officer of any 11 other law-enforcement agency which participated in the arrest of 12 the petitioner; the superintendent or warden of any institution in 13 which the petitioner was confined; the magistrate court or 14 municipal court which disposed of the petitioner's criminal charge; 15 and all other state and local government agencies whose records 16 would be affected by the proposed expungement. The prosecutorial 17 office that had jurisdiction over the offense or offenses for which 18 expungement is sought shall serve by first class mail the petition 19 for expungement, accompanying documentation and any proposed 20 expungement order to any identified victims.
- (e) Upon receipt of a petition for expungement, the 22 Superintendent of the State Police; the prosecuting attorney of the 23 county of conviction; the chief of police or other executive head 24 of the municipal police department wherein the offense was

1 committed; the chief law-enforcement officer of any other 2 law-enforcement agency which participated in the arrest of the 3 petitioner; the superintendent or warden of any institution in 4 which the petitioner was confined; the magistrate court 5 municipal court which disposed of the petitioner's criminal charge; 6 all other state and local government agencies whose records would 7 be affected by the proposed expungement; and any other interested 8 individual or agency that desires to oppose the expungement shall, 9 within thirty days of receipt of the petition, file a notice of 10 opposition with the court with supporting documentation and sworn 11 statements setting forth the reasons for resisting the petition for 12 expungement. A copy of any notice of opposition with supporting 13 documentation and sworn statements shall be served upon the 14 petitioner in accordance with trial court rules. The petitioner 15 may file a reply no later than ten days after service of any notice 16 of opposition to the petition for expungement.

17 (f) The burden of proof shall be on the petitioner to prove by 18 clear and convincing evidence that: The conviction or (1) 19 convictions for which expungement is sought are the only 20 convictions against petitioner and that the conviction 21 convictions are not excluded from expungement by subsection (j) of 22 this section; (2) that the requisite time period has passed since 23 the conviction or convictions or end of the completion of any 24 sentence of incarceration or probation; (3) petitioner has no

- 1 criminal charges pending against him or her; (4) the expungement is
- 2 consistent with the public welfare; (5) petitioner has, by his or
- 3 her behavior since the conviction or convictions, evidenced that he
- 4 or she has been rehabilitated and is law abiding; and (6) any other
- 5 matter deemed appropriate or necessary by the court to make a
- 6 determination regarding the petition for expungement.
- 7 (g) Within sixty days of the filing of a petition for 8 expungement the circuit court shall:
- 9 (1) Summarily grant the petition;
- 10 (2) Set the matter for hearing; or
- 11 (3) Summarily deny the petition if the court determines that
- 12 the petition is insufficient or, based upon supporting
- 13 documentation and sworn statements filed in opposition to the
- 14 petition, the court determines that the petitioner, as a matter of
- 15 law, is not entitled to expungement.
- 16 (h) If the court sets the matter for hearing, all interested
- 17 parties who have filed a notice of opposition shall be notified.
- 18 At the hearing, the court may inquire into the background of the
- 19 petitioner and shall have access to any reports or records relating
- 20 to the petitioner that are on file with any law-enforcement
- 21 authority, the institution of confinement, if any, and parole
- 22 authority or other agency which was in any way involved with the
- 23 petitioner's arrest, conviction, sentence and post-conviction
- 24 supervision, including any record of arrest or conviction in any

- 1 other state or federal court. The court may hear testimony of 2 witnesses and any other matter the court deems proper and relevant 3 to its determination regarding the petition. The court shall enter 4 an order reflecting its ruling on the petition for expungement with 5 appropriate findings of fact and conclusions of law.
- (i) No person shall be eligible for expungement of a 7 conviction and the records associated therewith pursuant to the 8 provisions of subsection (a) of this section for any violation 9 involving the infliction of serious physical injury; involving the 10 provisions of article eight-b of this chapter where the petitioner 11 was eighteen years old, or older, at the time the violation 12 occurred and the victim was twelve years of age, or younger, at the 13 time the violation occurred; involving the use or exhibition of a 14 deadly weapon or dangerous instrument; of the provisions of 15 subsection (b) or (c), section nine, article two of this chapter 16 where the victim was a current or former spouse, a current or 17 former sexual or intimate partner, a person with whom the person 18 seeking expungement had a child in common or with whom the person 19 seeking expungement ever cohabitated prior to the offense; any 20 violation of the provisions of section twenty-eight, of said 21 article two of this chapter; a conviction for driving under the 22 influence of alcohol or controlled substances; or a conviction for 23 a violation of section three, article four, chapter seventeen-b of 24 this code or section nineteen, article eight of this chapter.

- (j) If the court grants the petition for expungement, it shall 1 2 order the sealing of all records in the custody of the court and 3 expungement of any records in the custody of any other agency or 4 official, including law-enforcement records. Every agency with 5 records relating to the arrest, charge or other matters arising out 6 of the arrest or conviction that is ordered to expunge records 7 shall certify to the court within sixty days of the entry of the 8 expungement order that the required expungement has been completed. 9 All orders enforcing the expungement procedure shall also be For the purposes of this section, "records" do does not 11 include the records of the Governor, the Legislature or the 12 Secretary of State that pertain to a grant of pardon. Such records 13 that pertain to a grant of pardon are not subject to an order of The amendment to this section during the fourth 14 expungement. 15 extraordinary session of the Legislature in the year 2009 is not 16 for the purpose of changing existing law, but is intended to 17 clarify the intent of the Legislature as to existing law regarding 18 expungement.
- (k) Upon expungement, the proceedings in the matter shall be deemed never to have occurred. The court and other agencies shall reply to any inquiry that no record exists on the matter. The person whose record is expunged shall not have to disclose the fact of the record or any matter relating thereto on an application for employment, credit or other type of application.

1 (1) Inspection of the sealed records in the court's possession
2 may thereafter be permitted by the court only upon a motion by the
3 person who is the subject of the records or upon a petition filed
4 by a prosecuting attorney that inspection and possible use of the
5 records in question are necessary to the investigation or
6 prosecution of a crime in this state or another jurisdiction. If
7 the court finds that the interests of justice will be served by
8 granting a petition to inspect the sealed record, it may be
9 granted.