GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

Н

HOUSE BILL 1445 PROPOSED COMMITTEE SUBSTITUTE H1445-PCS30428-LHf-16

Short Title: Reform Bill of 2009.

Sponsors:

Referred to:

April 13, 2009

1	A BILL TO BE ENTITLED
2	AN ACT TO RESTRUCTURE THE PRIOR RECORD LEVEL POINT RANGES IN
3	STRUCTURED SENTENCING IN ORDER TO EXPAND THE POINTS IN PRIOR
4	RECORD LEVEL I AND TO EVEN OUT THE REMAINING RANGES; TO MAKE
5	THE INCREASE IN SENTENCE LENGTHS BETWEEN PRIOR RECORD LEVELS
6	MORE PROPORTIONATE USING A SET PERCENTAGE INCREMENT; TO
7	INCREASE THE PERIOD OF POST-RELEASE SUPERVISION FROM NINE MONTHS
8	TO TWELVE MONTHS, TO RECLASSIFY STATUTORY RAPE OR SEXUAL
9	OFFENSE OF A PERSON WHO IS FIFTEEN YEARS OLD BY A DEFENDANT WHO
10	IS MORE THAN FOUR YEARS BUT LESS THAN SIX YEARS OLDER AS A CLASS
11	F FELONY; TO PROVIDE FOR THE EXPUNCTION OF CONVICTIONS FOR
12	CERTAIN CRIMINAL OFFENSES; TO MODIFY THE AGE REQUIREMENTS OF
13	CERTAIN EXPUNCTIONS TO BE THE AGE AT THE TIME OF THE OFFENSE
14	RATHER THAN THE AGE AT THE TIME OF CONVICTION; TO MAKE
15	CONFORMING CHANGES TO EXISTING EXPUNCTION STATUTES; AND TO
16	REQUIRE STATE AND NATIONAL CRIMINAL RECORD CHECKS WHEN
17	EXPUNGING RECORDS.
18	The General Assembly of North Carolina enacts:
19	
20	PART I. RESTRUCTURE PRIOR CRIMINAL RECORD POINTS AND SENTENCE
21	LENGTHS FOR STRUCTURED SENTENCING
22	SECTION 1. G.S. 15A-1340.14(c) reads as rewritten:
23	"(c) Prior Record Levels for Felony Sentencing. – The prior record levels for felony
24	sentencing are:
25	(1) Level I – θ points.Not more than 1 point.
26	(2) Level II – At least $\frac{1}{2}$, but not more than $\frac{4 \text{ points.}}{5 \text{ points.}}$
27	(3) Level III – At least $5, 6$, but not more than $\frac{8 \text{ points.}9 \text{ points.}}{1000 \text{ points.}}$
28	(4) Level IV – At least $9,10$, but not more than $14 \text{ points.} 13 \text{ points.}$
29	(5) Level V – At least $\frac{15,14}{15,14}$, but not more than $\frac{18 \text{ points.}}{17 \text{ points.}}$
30	(6) Level VI – At least 19 points.
31	In determining the prior record level, the classification of a prior offense is the classification
32	assigned to that offense at the time the offense for which the offender is being sentenced is
33	committed."
34	SECTION 2. G.S. 15A-1340.17 reads as rewritten:



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(Public)

			-					
1	"§]					s of offense a	-	
2		• •						lassification is as
3	spe	cified in the	e offense fo	r which the	sentence is l	being imposed	d. If the offer	nse is a felony for
4	whi	ch there is	no classifica	ation, it is a (Class I felon	у.		
5		(b) Fine	es. – Any ju	dgment that	includes a s	entence of im	prisonment r	nay also include a
6	fine							st of a fine only.
7			• 1				•	may consist of a
8		•						n of the court.
9	IIII	•		-				Punishment Chart
10	Ποι	• •						record level is as
10				1			1	
	-						•	n numerals placed
12								the letters placed
13		•	the left sic	the of the c	chart. Each	cell on the	chart contai	ns the following
14	con	nponents:						
15		(1)						hat a community
16			1		,			ate punishment is
17						-		norized; and "Life
18			-					fendant shall be
19			-			the prisoner's		
20		(2)	A presu	mptive rang	e of minimu	m durations, i	f the sentence	e of imprisonment
21			is neith	er aggravate	ed or mitigat	ed; any minin	mum term of	f imprisonment in
22			that ran	ge is permit	ted unless th	e court finds	pursuant to	G.S. 15A-1340.16
23			that an	aggravated	or mitigated	l sentence is	appropriate.	The presumptive
24			range is	the middle	of the three r	anges in the c	ell.	
25		(3)	A mitig	gated range	of minimur	n durations i	f the court	finds pursuant to
26			-	-				ent is justified; in
27					0		-	mitigated range is
28								ges in the cell.
29		(4)						finds pursuant to
30		()	00	-	-			nment is justified;
31					00		-	aggravated range
32								ree ranges in the
33			cell.		00			
34			een.					
35				PRI	OR RECOR	DIFVFI		
36								
37		Ι	II	III	IV	V	VI	
38		0 Pts	1-4-Pts	5-8 Pts	9-14 Pts	15-18 Pts	19+ Pts	
39		<u>0-1 Pt</u>	<u>2-5 Pts</u>	6-9 Pts	<u>10-13 Pts</u>	<u>14-17 Pts</u>	<u>18+ Pts</u>	
40	А			· · · · · ·		as Establishe		
41		А	A	А	А	А	A	DISPOSITION
42		240-300	288-360	336-420	384-480	Life Impri	sonment	Aggravated
43				-		Without		00
44	B1	192-240	230-288	269-336	307-384	346-433	384-480	PRESUMPTIVE
45	2 1	192 210 144-192	173-230	202-269	230-307	260-346	288-384	Mitigated
46		237-297	273-342	<u>314-394</u>	<u>362-453</u>	Life Impri		Aggravated
40 47		<u>431-471</u>	<u>213-342</u>	<u>J11</u> -J74	<u> 302-433</u>	<u>Without</u>		Azziavaleu
47 48	B1	189-237	218 272	251 214	289-362	333-417		PRESUMPTIVE
48 49	<u>D1</u>		$\frac{218-273}{163,218}$	<u>251-314</u> 187-251			<u>383-480</u> 287 383	
		141-189	163-218	<u>187-251</u>	216-289	249-333	287-383	<u>Mitigated</u>
50		A	A	A	A	A	A	DISPOSITION
51		157-196	189-237	220-276	251-313	282-353	313-392	Aggravated
	р	2			ייים דו	1445	TT1 4 4 7 T	

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B2	125-157	151-189	176-220	201-251	225-282	251-313	PRESUMPTIVE
	94-125	114-151	132-176	151-201	169-225	188-251	Mitigate
	<u>154-193</u>	<u>177-222</u>	204-255	<u>235-294</u>	<u>270-339</u>	<u>311-390</u>	Aggravated
<u>32</u>	122-154	<u>141-177</u>	162-204	<u>187-235</u>	<u>216-270</u>	<u>248-311</u>	PRESUMPTIVI
	<u>91-122</u>	<u>105-141</u>	<u>121-162</u>	<u>140-187</u>	<u>161-216</u>	<u>186-248</u>	Mitigate
	А	А	А	А	А	А	DISPOSITION
	73-92	100-125	116-145	133-167	151-188	168-210	Aggravate
С	58-73	80-100	-93-116	107-133	121-151	135-168	PRESUMPTIVI
	44-58	-60-80	-70-93	80-107	-90-121	101-135	Mitigate
	70-89	80-101	93-117	107-135	124-156	143-179	Aggravate
2	55-70	64-80	74-93	85-107	98-124	114-143	PRESUMPTIVI
	41-55	47-64	55-74	63-85	73-98	84-114	Mitigate
	A	A	A	A	A	A	DISPOSITION
	64-80	77-95	103-129	117-146	133-167	146-183	Aggravated
Ð	51-64	61-77	82-103	94-117	107-133	117-146	PRESUMPTIVI
	38-51	46-61	61-82	71-94	80-107	88-117	Mitigated
	61-77	70-89	81-102	94-118	108-136	125-157	Aggravate
)	48-61	56-70	64-81	75-94	86-108	100-125	PRESUMPTIVI
_	35-48	41-56	48-64	55-75	64-86	74-100	Mitigate
	I/A	I/A	A	A	A	A	DISPOSITION
	25-31	29-36	34-42	46-58	53-66	59-74	Aggravate
Ξ	20-25	<u>23-29</u>	27-34	37-46	4 <u>2-53</u>	4 7-59	PRESUMPTIVI
	15-20	17-23	20-27	28-37	32-42	35-47	Mitigate
	22-28	26-33	30-38	35-45	41-52	47-60	Aggravate
Ξ	17-22	20-26	23-30	27-35	32-41	37-47	PRESUMPTIVI
-	12-17	14-20	17-23	20-27	23-32	27-37	Mitigate
	I/A	I/A	I/A	A	A	A	DISPOSITION
	16-20	19-24	21-26	25-31	34-42	39-49	Aggravated
F	13-16	15-19	$\frac{17-21}{17-21}$	20-25	27-34	31-39	PRESUMPTIVI
	10-13	11-15	13-17	15-20	20-27	23-31	Mitigated
	16-20	19-23	21-27	25-31	28-36	33-41	Aggravate
F	13-16	15-19	17-21	20-25	23-28	26-33	PRESUMPTIVI
_	10-13	11-15	13-17	15-20	17-23	20-26	Mitigate
	I/A	I/A	I/A	I/A	A	A	DISPOSITION
	13-16	15-19	16-20	20-25	21-26	29-36	Aggravate
G	10-13	12-15	13-16	16-20	17-21	23-29	PRESUMPTIVI
	8-10	9-12	10-13	12-16	13-17	17-23	Mitigate
	13-16	14-18	17-21	19-24	22-27	25-31	Aggravate
G	10-13	12-14	13-17	15-19	17-22	20-25	PRESUMPTIVI
	8-10	9-12	10-13	11-15	13-17	15-20	Mitigate
	C/I/A	I/A	I/A	I/A	I/A	A	DISPOSITION
	6-8	8-10	10-12	11-14	15-19	20-25	Aggravate
Н	5-6	6-8	8-10	9-11	12-15	16-20	PRESUMPTIVI
	4-5	4-6	6-8	7-9	9-12	12-16	Mitigate
	<u>C</u>	C/I	I	I/A	I/A	I/A	DISPOSITION
	6-8	6-8	6-8	8-10	9-11	10-12	Aggravate
[0-8 4-6	0-0 4-6	5-6	6-8	7-9	8-10	PRESUMPTIVI
-	3-4	3-4	4-5	4-6	5-7	6-8	Mitigated
							elonies. – Unless

(d) Maximum Sentences Specified for Class F through Class I Felonies. – Unless
 provided otherwise in a statute establishing a punishment for a specific crime, for each

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months, th specified in	e correspor	nding maxir below for Cl	num term o lass F throug	f imprisonn	nent, also ex clonies. The	xpressed in	expressed in months, is as in each cell in
3-4	4-5	5-6	6-8	7-9	8-10	9-11	10-12
11-14	12-15	13-16	14-17	15-18	16-20	17-21	18-22
19-23	20-24	21-26	22-27	23-28	24-29	25-30	26-32
27-33	28-34	29-35	30-36	31-38	32-39	33-40	34-41
35-42	36-44	37-45	38-46	39-47	40-48	41-50	42-51
43-52	44-53	45-54	46-56	47-57	48-58	49-59	-
(e)	Maximum	Sentences S	pecified for	Class B1 th	rough Class	E Felonies	for Minimum
• •			-		0		a punishment
-			-			0	osection (c) of
							sonment, also
							ss E felonies.
							the maximum
term.							
15-27	16-29	17-30	18-31	19-32	20-33	21-35	22-36
23-37	24-38	25-39	26-41	27-42	28-43	29-44	30-45
31-47	32-48	33-49	34-50	35-51	36-53	37-54	38-55
39-56	40-57	41-59	4 2-60	4 3-61	44- 62	4 5-63	4 6-65
47-66	48-67	49-68	50-69	51-71	52-72	53-73	54-74
55-75	56-77	57-78	58-79	59-80	60-81	61-83	62-84
63-85	64-86	65-87	66-89	67-90	68-91	69-92	70-93
71-95	72-96	73-97	74-98	75-99	76-101	77-102	78-103
79-104	80-105	81-107	82-108	83-109	84-110	85-111	86-113
87-114	88-115	89-116	90-117	91-119	92-120	93-121	94-122
95-123	96-125	97-126	98-127	99-128	100-129	101-131	102-132
103-133	104-134	105-135	106-137	107-138	108-139	109-140	110-141
111-143	112-144	113-145	114-146	115-147	116-149	117-150	118-151
119-152	120-153	121-155	122-156	123-157	124-158	125-159	126-161
127-162	128-163	129-164	130-165	131-167	132-168	133-169	134-170
135-171	136-173	137-174	138-175	139-176	140-177	141-179	142-180
143-181	144-182	145-183	146-185	147-186	148-187	149-188	150-189
151-191	152-192	153-193	154-194	155-195	156-197	157-198	158-199
159-200	160-201	161-203	162-204	163-205	164-206	165-207	166-209
167-210	168-211	169-212	170-213	171-215	172-216	173-217	174-218
175-219	176-221	177-222	178-223	179-224	180-225	181-227	182-228
183-229	184-230	185-231	186-233	187-234	188-235	189-236	190-237
191-239	192-240	193-241	194-242	195-243	196-245	197-246	198-247
199-248	200-249	201-251	202-252	203-253	204-254	205-255	206-257
207-258	208-259	209-260	210-261	211-263	212-264	213-265	214-266
215-267	216-269	217-270	218-271	219-272	220-273	221-275	222-276
223-277	224-278	225-279	226-281	227-282	228-283	229-284	230-285
231-287	232-288	233-289	234-290	235-291	236-293	237-294	238-295
239-296	240-297	241-299	242-300	243-301	244-302	245-303	246-305
247-306	248-307	249-308	250-309	251-311	252-312	253-313	254-314
255 215	256 217	257 210	259 210	250 220	260 221	261 222	262 224

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279-3 44	280-345	281-347	282-348	283-349	284-350	285-351	286-353
287-354	288-355	289-356	290-357	291-359	292-360	293-361	294-362
295-363	296-365	297-366	298-367	299-368	300-369	301-371	302-372
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<u>244-303</u> <u>252-315</u>	<u>245-306</u> <u>253-316</u>	<u>240-308</u> 254-317	<u>247-309</u> <u>255-318</u>	<u>248-310</u> <u>256-320</u>	<u>249-311</u> <u>257-321</u>	<u>258-312</u> 258-322	$\frac{251-314}{259-323}$
<u>252-315</u> 260-324	<u>261-326</u>	$\frac{234-317}{262-327}$	<u>263-318</u> 263-328	<u>250-320</u> 264-329	<u>265-330</u>	<u>256-322</u> 266-332	<u>267-333</u>
<u>268-334</u>	<u>269-335</u>	270-336	<u>203-328</u> 271-338	<u>204-329</u> 272-339	<u>203-330</u> 273-340	<u>200-332</u> 274-341	<u>207-333</u> 275-342
<u>208-334</u> 276-344	<u>207-335</u> 277-345	<u>278-346</u>	279-347	<u>272-335</u> <u>280-348</u>	<u>273-340</u> 281-350	$\frac{274-341}{282-351}$	<u>273-342</u> <u>283-352</u>
<u>270-344</u> 284-353	<u>277-345</u> <u>285-354</u>	<u>278-340</u> 286-356	<u>277-347</u> 287-357	<u>288-358</u>	<u>281-350</u> 289-359	<u>282-351</u> 290-360	<u>283-352</u> 291-362
<u>284-353</u> 292-363	<u>283-354</u> 293-364	<u>280-350</u> 294-365	<u>287-357</u> 295-366	<u>288-358</u> 296-368	<u>289-359</u> 297-369	<u>290-300</u> 298-370	<u>291-302</u> 299-371
<u>292-303</u> 300-372	<u>293-304</u> <u>301-374</u>	<u>294-303</u> 302-375	<u>293-300</u> <u>303-376</u>	<u>290-308</u> <u>304-377</u>	<u>297-309</u> <u>305-378</u>	<u>298-370</u> 306-380	<u>299-371</u> <u>307-381</u>
<u>308-382</u>	<u>301-374</u> 309-383	<u>310-384</u>	<u>303-370</u> 311-386	<u>304-377</u> 312-387	<u>303-378</u> 313-388	<u>300-380</u> 314-389	<u>315-390</u>
<u>308-382</u> <u>316-392</u>	<u>309-383</u> <u>317-393</u>	<u>310-384</u> <u>318-394</u>	<u>311-380</u> <u>319-395</u>	<u>312-387</u> <u>320-396</u>	<u>313-388</u> <u>321-398</u>	<u>314-389</u> <u>322-399</u>	<u>313-390</u> 323-400
<u>310-392</u> <u>324-401</u>	<u>317-393</u> <u>325-402</u>	<u>318-394</u> <u>326-404</u>	<u>319-393</u> <u>327-405</u>	<u>320-390</u> <u>328-406</u>	<u>321-398</u> <u>329-407</u>	<u>330-408</u>	<u>323-400</u> 331-410
<u>332-401</u> 332-411	<u>323-402</u> 333-412	<u>320-404</u> 334-413	<u>335-414</u>	<u>328-406</u> 336-416	<u>329-407</u> <u>337-417</u>	<u>338-408</u> 338-418	<u>339-410</u> 339-419
<u>554-411</u>	<u>555-414</u>	<u>554-415</u>	<u> </u>	<u>550-410</u>	<u> </u>	<u> </u>	<u>557-417</u>

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1 2 3	(e1) Maximum Sentences Specified for Class B1 through Class E Felonies for Minimum Terms of 340 Months or More. – Unless provided otherwise in a statute establishing a punishment for a specific crime, when the minimum sentence is 340 months or more, the
4 5	corresponding maximum term of imprisonment shall be equal to the sum of the minimum term of imprisonment and twenty percent (20%) of the minimum term of imprisonment, rounded to
6 7	the next highest month, plus nine twelve additional months."
8	PART II. INCREASE POST-RELEASE SUPERVISION PERIOD TO TWELVE
9 10	MONTHS SECTION 3. G.S. 15A-1368(a)(5) reads as rewritten:
11	"(5) Maximum imposed term. – The maximum term of imprisonment imposed on
12	an individual prisoner by a court judgment, as described in
13	G.S. 15A-1340.13(c). When a prisoner is serving consecutive prison terms,
14	the maximum imposed term, for purposes of this Article, is the sum of all
15	maximum terms imposed in the court judgment or judgments, less nine $\underline{12}$
16	months for each of the second and subsequent sentences imposed for Class B
17	through Class E felonies."
18	SECTION 4. G.S. 15A-1368.2 reads as rewritten:
19	"§ 15A-1368.2. Post-release supervision eligibility and procedure.
20	(a) A prisoner to whom this Article applies shall be released from prison for
21	post-release supervision on the date equivalent to his maximum imposed prison term less nine
22	<u>12</u> months, less any earned time awarded by the Department of Correction or the custodian of a
23	local confinement facility under G.S. 15A-1340.13(d). If a prisoner has not been awarded any
24	earned time, the prisoner shall be released for post-release supervision on the date equivalent to
25	his maximum prison term less nine-12 months.
26	(b) A prisoner shall not refuse post-release supervision.
27	(c) A supervisee's period of post-release supervision shall be for a period of $\frac{12}{12}$
28 29	months, unless the offense is an offense for which registration is required pursuant to Article 27A of Chapter 14 of the General Statutes. For offenses subject to the registration requirement
29 30	of Article 27A of Chapter 14 of the General Statutes, the period of post-release supervision is
31	five years. The conditions of post-release supervision are as authorized in G.S. 15A-1368.5.
32	(c1) Notwithstanding subsection (c) of this section, a person required to submit to
33	satellite-based monitoring pursuant to G.S. 15A-1368.4(b1)(6) shall continue to participate in
34	satellite-based monitoring beyond the period of post-release supervision until the Commission
35	releases the person from that requirement pursuant to G.S. 14-208.43.
36	(d) A supervisee's period of post-release supervision may be reduced while the
37	supervisee is under supervision by earned time awarded by the Department of Correction,
38	pursuant to rules adopted in accordance with law. A supervisee is eligible to receive earned
39	time credit toward the period of supervision for compliance with reintegrative conditions
40	described in G.S. 15A-1368.5.
41	(e) Repealed by Session Laws 1997-237, s. 7.
42	(f) When a supervisee completes the period of post-release supervision, the sentence or
43	sentences from which the supervisee was placed on post-release supervision are terminated."
44	
45	PART III. RECLASSIFY STATUTORY RAPE OR SEXUAL OFFENSE OF A PERSON
46 47	WHO IS 15 YEARS OLD SECTION 5. G.S. 14-27.7A reads as rewritten:
47 48	"§ 14-27.7A. Statutory rape or sexual offense of person who is 13, 14, or 15 years old.
40 49	(a) A defendant is guilty of a Class B1 felony if the defendant engages in vaginal
5 0	intercourse or a sexual act with another person who is 13, 14, or 15 years old and the defendant
20	

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is at leas person.	t six ye	ars older than the person, except when the defendant is law	fully married to the
(b)	A de	fendant is guilty of a Class C felony if the defendant	engages in vaginal
· · ·		sexual act with another person who is 13, 14, or 1513 or 2	000
		re than four but less than six years older than the perso	-
		fully married to the person.	
(c)		fendant is guilty of a Class F felony if the defendant	engages in vaginal
<u> </u>		sexual act with another person who is 15 years old and th	
		ss than six years older than the person, except when the d	
married			<u></u>
	F -		
PART I	V. EXP	UNGE CERTAIN CRIMES	
	SEC	FION 6. Article 5 of Chapter 15A of the General Stat	utes is amended by
adding a		ction to read:	5
\mathcal{O}		Expunction of records for convictions of certain cr	riminal offenses if
		oner's citizenship rights have been restored and there	
		nal convictions for at least 10 years.	
<u>(a)</u>		ollowing definitions apply in this section:	
	(1)	Criminal offense A misdemeanor, Class H felony,	or Class I felony;
		however, the term does not include any of the following:	
		a. An offense that includes assault as an essent	tial element of the
		offense, other than a violation of G.S. 14-33(a) or	<u>(b).</u>
		b. An offense for which the offender must register u	inder Article 27A of
		Chapter 14 of the General Statutes.	
		c. An offense that includes the possession or use	of a firearm as an
		essential element of the offense.	
		d. <u>An offense for which the offender was armed with</u>	<u>h or used a firearm.</u>
		e. <u>An offense that is trafficking under G.S. 90-95(h)</u>	<u>.</u>
		f. An offense that is a breaking or entering offe	nse that involves a
		residence or dwelling.	
	<u>(2)</u>	Traffic violation. – The term does not include felony spec	
		nor does it include misdemeanor or felony vehicular hom	
<u>(b)</u>	-	rson who was convicted of a criminal offense may petition	
-		convicted to expunge the criminal offense from the person	's criminal record if
all of the		ng criteria are met:	
	<u>(1)</u>	With the exception of the criminal offense for which the	-
		filed, the person has never been convicted of any felo	
		other than a traffic violation under the laws of the United	d States, the laws of
		this State, or the laws of any other state.	
	<u>(2)</u>	The person has no pending felony or misdemeanor cl	-
		traffic violation in federal court, a court of this State, or a	
	<u>(3)</u>	The person has no outstanding restitution orders	
		representing amounts ordered for restitution entered again	
	<u>(4)</u>	The person has no previous expunction under this section	
	<u>(5)</u>	The person's citizenship rights have been restored pursus	ant to Chapter 13 of
		the General Statutes for a period of at least 10 years.	
<u>(c)</u>	-	ition to expunge a criminal offense under this section shal	
		ter the date that the person's citizenship rights have been	-
Chapter		e General Statutes. The petition shall contain the following:	
	<u>(1)</u>	An affidavit by the petitioner that the petitioner's citi	· ·
		been restored pursuant to Chapter 13 of the General S	statutes and that the

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1		petitioner has been of good behavior for the 10-ye	ar period since the
2		restoration of the petitioner's citizenship rights and has n	not been convicted of
3		any felony or misdemeanor other than a traffic violation	on under the laws of
4		the United States or the laws of this State or any other st	ate.
5	<u>(2)</u>	Verified affidavits of two persons who are not related t	o the petitioner or to
6		each other by blood or marriage, that they know the cha	racter and reputation
7		of the petitioner in the community in which the petition	er lives, and that the
8		person's character and reputation are good.	
9	<u>(3)</u>	A statement that the petition is a motion in the cause in	the case wherein the
10		petitioner was convicted.	
11	<u>(4)</u>	An application on a form approved by the Administ	rative Office of the
12		Courts requesting and authorizing a State and natio	
13		record check by the Department of Justice using any inf	ormation required by
14		the Administrative Office of the Courts to identify t	he individual and a
15		search of the confidential record of expunctions	
16		Administrative Office of the Courts. The application s	hall be forwarded to
17		the Department of Justice and to the Administrative C	Office of the Courts,
18		which shall conduct the searches and report their finding	gs to the court.
19	<u>(5)</u>	An affidavit by the petitioner that no restitution order	s or civil judgments
20		representing amounts ordered for restitution entered a	gainst the petitioner
21		are outstanding.	
22	<u>(6)</u>	A list of the occupational licensing boards to be notifi-	ed of the expunction
23		on behalf of the petitioner, if the expunction is ordered	by the court. The list
24		shall be limited to those occupational licensing boards	that have denied the
25		petitioner an occupational license based on the petition	er's conviction of the
26		criminal offense.	
27		shall be served upon the district attorney of the court whe	
28	resulting in conv	viction. The district attorney shall have 30 days to file	any objection to the
29	-	be notified as to the date of the hearing of the petition.	
30		whom the petition is presented may call upon a proba	
31		gation or verification of the petitioner's conduct during th	e 10-year period that
32	the judge deems		
33		ourt shall conduct a hearing to determine whether the pe	-
34		ed. At the hearing, the court may consider any informat	
35		rovided by the petitioner, law enforcement officers, the	
36		iminal offense committed by the petitioner. Except as pr	
37		f the court finds that the criteria set forth in subsection (b	
38		ne court shall order that the petitioner be restored, in the	·
39		tus the petitioner occupied before the arrest, indictin	-
40		he criminal offense. The court shall not order an expuncti	on under this section
41		mines that sufficient cause exists to deny the petition.	
42		erson whose record is ordered expunged pursuant to this	-
13		any provision of any laws to be guilty of perjury or othe	
44		son of his or her failure to recite or acknowledge suc	
15		mation, trial, or response to any inquiry made of the per	
16		s pursuing certification under the provisions of Chapter 17	-
47		ites shall disclose any and all felony convictions to the co	
48		ether or not the felony convictions were expunged under the	
49		ourt shall also order that the conviction for the criminal	1 -
50		of the court and direct all law enforcement agencies b	
51	same to expunge	their records of the conviction. The clerk shall forward a	certified copy of the

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1	order to the sheriff, chief of police, or other arresting agency. The sheriff, chief, or head of any						
2	other arresting agency shall then transmit the copy of the order with a form supplied by the						
3	State Bureau of Investigation to the State Bureau of Investigation, and the State Bureau of Investigation shall forward the order to the Endered Bureau of Investigation.						
4	Investigation shall forward the order to the Federal Bureau of Investigation. Expunction of						
5	records may occur only once under this section with respect to any person.						
6 7	(g) Any other applicable State or local government agency shall expunge from its						
7 8	records entries made as a result of the charge or conviction ordered expunged under this						
8 9	section. The agency also shall reverse any administrative actions taken against a person whose record is expunged under this section as a result of the charges or convictions expunged.						
10	Notwithstanding any other provision of law, the normal fee for any reinstatement of a license or						
10	privilege resulting under this section shall be waived.						
12	(h) The clerk of superior court in each county shall, as soon as practicable after each						
13	term of court in his or her county, file with the Administrative Office of the Courts the names						
14	of those persons granted expunctions under the provisions of this section, and the						
15	Administrative Office of the Courts shall maintain a confidential file containing the names of						
16	persons granted expunctions. The information contained in the file shall be disclosed only as						
17	follows:						
18	(1) To judges of the General Court of Justice for the purpose of ascertaining						
19	whether any person charged with an offense has been previously granted an						
20	expunction.						
21	(2) To federal, State, and local law enforcement agencies for employment						
22	purposes only.						
23	(3) <u>To the North Carolina Criminal Justice Education and Training Standards</u>						
24	<u>Commission for certification purposes only.</u>						
25 26	(4) To the North Carolina Sheriffs' Education and Training Standards						
26 27	(i) <u>A person who files a petition for expunction of a criminal record under this section</u>						
28	must pay the clerk of superior court a fee of one hundred fifty dollars (\$150.00) at the time the						
20 29	petition is filed. Seventy-five dollars (\$75.00) of the fee collected under this subsection shall be						
30	remitted to the North Carolina Department of Justice to pay the costs of the State Bureau of						
31	Investigation purging records pursuant to receipt of an order of expunction. The remaining						
32	seventy-five dollars (\$75.00) of the fee shall be remitted to the Administrative Office of the						
33	Courts to pay the costs associated with implementation of the provisions of this section. This						
34	subsection does not apply to petitions filed by an indigent.						
35	(j) If a person's record is expunged pursuant to this section and the person is convicted						
36	of a subsequent felony or misdemeanor after the expunction, other than a traffic violation, then						
37	the court shall include the expunged offense in the calculation of prior record points when						
38	imposing the sentence for the subsequent felony or misdemeanor."						
39	SECTION 7. G.S. 15A-145 reads as rewritten:						
40	"§ 15A-145. Expunction of records for first offenders under the age of 18 at the time of						
41 42	 (a) (a) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c						
43	previously been convicted of any felony, or misdemeanor other than a traffic violation, under						
44	the laws of the United States, the laws of this State or any other state, (i) pleads guilty to or is						
45	guilty of a misdemeanor other than a traffic violation, and the offense was committed before						
46	the person attained the age of 18 years, or (ii) not yet attained the age of 21 years and has not						
47	previously been convicted of any felony, or misdemeanor other than a traffic violation, under						
48	the laws of the United States, the laws of this State or any other state, (ii) pleads guilty to or is						
49	guilty of a misdemeanor possession of alcohol pursuant to G.S. 18B-302(b)(1), and the offense						
50	was committed before the person attained the age of 21 years, he the person may file a petition						
51	in the court where he the person was convicted for expunction of the misdemeanor from his or						

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1		ord. The petition cannot be filed earlier than: (i) two	
2 3		i) the completion of any period of probation, which tain, but not be limited to, the following:	ever occurs later, and the
4	(1)	An affidavit by the petitioner that he or she has b	een of good behavior for
5	()	the two-year period since the date of conviction	
6		question and has not been convicted of any felon	
7		than a traffic violation, under the laws of the United	•
8		State or any other state.	
9	(2)	Verified affidavits of two persons who are not rela	ted to the petitioner or to
10		each other by blood or marriage, that they know the	
11		of the petitioner in the community in which he the	-
12		his the petitioner's character and reputation are good	d
13	(3)	A statement that the petition is a motion in the cause	se in the case wherein the
14		petitioner was convicted.	
15	(4)	Affidavits of the clerk of superior court, chief of p	
16		and sheriff of the county in which the petitione	er was convicted and, if
17		different, the county of which the petitioner is a r	
18		petitioner has not been convicted of a felony or n	
19		traffic violation under the laws of this State a	
20		conviction for the misdemeanor in question or du	iring the two-year period
21		following that conviction.	
22	<u>(4)</u>	An application on a form approved by the Adm	
23		Courts requesting and authorizing a State and natio	
24		by the Department of Justice using any infor	
25		Administrative Office of the Courts to identify the	
26		· · ·	ts maintained by the
27		Administrative Office of the Courts. The application	
28		the Department of Justice and to the Administrat	
29 30	(5)	which shall conduct the searches and report their fin	-
30 31	(5)	An affidavit by the petitioner that no restitution or representing amounts ordered for restitution entered	• •
32		outstanding.	ed against min <u>of ner</u> are
32 33	The netition	shall be served upon the district attorney of the co	urt wherein the case was
34	-	conviction. The district attorney shall have 10 days	
35	•	ereto and shall be duly notified as to the date of the he	
36	• •	whom the petition is presented is authorized to call	0 1
37		al investigation or verification of the petitioner's con	
38	period that he de	• •	
39	1	e court, after hearing, finds that the petitioner had re	mained of good behavior
40		conviction of any felony or misdemeanor, other than	6
41		date of conviction of the misdemeanor in question	
42	•	itution orders or civil judgments representing amour	-
43	entered against	him, him or her, and (i) petitioner was not 18 yea	rs old at the time of the
44	conviction offer	nse in question, or (ii) petitioner was not 21 years	s old at the time of the
45	conviction offen	se of possession of alcohol pursuant to G.S. 18B-302	2(b)(1), it shall order that
46	such person be r	estored, in the contemplation of the law, to the status	he or she occupied before
47		dictment or information. No person as to whom suc	
48		ereafter under any provision of any laws to be guilt	
49		statement by reason of his failure to recite or acknowledge	-
50	indictment, infor	mation, or trial, or response to any inquiry made of hi	m for any purpose.

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The court shall also order that the said misdemeanor conviction, or a civil 1 (c) 2 revocation of a drivers license as the result of a criminal charge, be expunded from the records 3 of the court, and direct all law-enforcement agencies, including the Division of Motor Vehicles, 4 bearing record of the same to expunge their records of the conviction or a civil revocation of a 5 drivers license as the result of a criminal charge. This subsection does not apply to civil or criminal charges based upon the civil revocation, or to civil revocations under G.S. 20-16.2. 6 7 The clerk shall forward a certified copy of the order to the sheriff, chief of police, or other 8 arresting agency. The clerk shall forward a certified copy of the order to the Division of Motor 9 Vehicles for the expunction of a civil revocation provided the underlying criminal charge is also expunged. The civil revocation of a drivers license shall not be expunged prior to a final 10 disposition of any pending civil or criminal charge based upon the civil revocation. The sheriff, 11 12 chief or head of such other arresting agency shall then transmit the copy of the order with a 13 form supplied by the State Bureau of Investigation to the State Bureau of Investigation, and the 14 State Bureau of Investigation shall forward the order to the Federal Bureau of Investigation.

15 (c1) Any other applicable State or local government agency shall expunge from its 16 records entries made as a result of the charge or conviction ordered expunged under this 17 section. The agency also shall reverse any administrative actions taken against a person whose 18 record is expunged under this section as a result of the charges or convictions expunged. 19 Notwithstanding any other provision of law, the normal fee for any reinstatement of a license or 20 privilege resulting under this section shall be waived.

21 (d) The clerk of superior court in each county in North Carolina shall, as soon as practicable after each term of court in his-the clerk's county, file with the Administrative Office 22 23 of the Courts, the names of those persons granted a discharge under the provisions of this 24 section, and the Administrative Office of the Courts shall maintain a confidential file 25 containing the names of persons granted conditional discharges. The information contained in 26 such file shall be disclosed only to judges of the General Court of Justice of North Carolina for 27 the purpose of ascertaining whether any person charged with an offense has been previously 28 granted a discharge.

(e) A person who files a petition for expunction of a criminal record under this section
must pay the clerk of superior court a fee of one hundred twenty-five dollars (\$125.00) at the
time the petition is filed. Fees collected under this subsection shall be deposited in the General
Fund. This subsection does not apply to petitions filed by an indigent."

33

SECTION 8. G.S. 15A-146 is amended by adding a new subsection to read:

34 "(b3) Any other applicable State or local government agency shall expunge from its 35 records entries made as a result of the charge or conviction ordered expunged under this 36 section. The agency also shall reverse any administrative actions taken against a person whose 37 record is expunged under this section as a result of the charges or convictions expunged. 38 Notwithstanding any other provision of law, the normal fee for any reinstatement of a license or 39 privilege resulting under this section shall be waived."

40

SECTION 9. G.S. 90-96(b) reads as rewritten:

"(b) Upon the dismissal of such person, and discharge of the proceedings against him under subsection (a) of this section, such person, if he were not over 21 years of age at the time of the offense, may apply to the court for an order to expunge from all official records (other than the confidential file to be retained by the Administrative Office of the Courts under subsection (c)) all recordation relating to his arrest, indictment or information, trial, finding of guilty, and dismissal and discharge pursuant to this section. The applicant shall attach to the application the following:

48 49

50

(1) An affidavit by the applicant that he has been of good behavior during the period of probation since the decision to defer further proceedings on the offense in question and has not been convicted of any felony, or

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(2)	v i	**
		*
		that his character
(3)		TT T
	and sheriff of the county in which the petitioner was c	onvicted, and, if
	different, the county of which the petitioner is a resident,	showing that the
	conviction for the offense in question or during the per	iod of probation
	following the decision to defer further proceedings or	the offense in
	question.	
<u>(3)</u>	An application on a form approved by the Administrati	ve Office of the
	Courts requesting and authorizing a State and national	criminal history
	record check by the Department of Justice using any inform	ation required by
	the Administrative Office of the Courts to identify the	individual and a
	search of the confidential record of expungements ma	aintained by the
	the Department of Justice and to the Administrative Office	ce of the Courts,
	-	
The judge to	whom the petition is presented is authorized to call upon a	probation officer
• •	· · · ·	-
	(2) (3) (<u>3</u>) The judge to	 each other by blood or marriage, that they know the charact of the petitioner in the community in which he lives, and and reputation are good; and (3) Affidavits of the clerk of superior court, chief of police, w and sheriff of the county in which the petitioner was c different, the county of which the petitioner is a resident, applicant has not been convicted of a felony or misdement traffic violation under the laws of this State at any tic conviction for the offense in question or during the perfollowing the decision to defer further proceedings or question.

25 probationary period deemed desirable.

26 If the court determines, after hearing, that such person was dismissed and the proceedings 27 against him discharged and that he was not over 21 years of age at the time of the offense, it 28 shall enter such order. The effect of such order shall be to restore such person in the 29 contemplation of the law to the status he occupied before such arrest or indictment or 30 information. No person as to whom such order was entered shall be held thereafter under any 31 provision of any law to be guilty of perjury or otherwise giving a false statement by reason of his failures to recite or acknowledge such arrest, or indictment or information, or trial in 32 33 response to any inquiry made of him for any purpose.

34 The court shall also order that said conviction and the records relating thereto be expunged 35 from the records of the court, and direct all law-enforcement agencies bearing records of the 36 same to expunge their records of the conviction. The clerk shall forward a certified copy of the 37 order to the sheriff, chief of police or other arresting agency, as appropriate, and the sheriff, 38 chief of police or other arresting agency, as appropriate, shall forward such order to the State 39 Bureau of Investigation with a form supplied by the State Bureau of Investigation. The State 40 Bureau of Investigation shall forward the court order in like manner to the Federal Bureau of 41 Investigation."

42

SECTION 10. G.S. 90-113.14(b) reads as rewritten:

"(b) Upon the dismissal of such person, and discharge of the proceedings against him under subsection (a) of this section, such person, if he were not over 21 years of age at the time of the offense, may apply to the court for an order to expunge from all official records (other than the confidential file to be retained by the Administrative Office of the Courts under subsection (c)) all recordation relating to his arrest, indictment or information, trial, finding of guilty, and dismissal and discharge pursuant to this section. The applicant shall attach to the application the following:

50 51 (1) An affidavit by the applicant that he has been of good behavior during the period of probation since the decision to defer further proceedings on the

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	misdemeanor in question and has not been convicted of any felony, or
	misdemeanor, other than a traffic violation, under the laws of the United
	States or the laws of this State or any other state;
(2)	Verified affidavits by two persons who are not related to the applicant or to
	each other by blood or marriage, that they know the character and reputation
	of the petitioner in the community in which he lives, and that his character
	and reputation are good; and
(3)	Affidavits of the clerk of superior court, chief of police, where appropriate,
	and sheriff of the county in which the petitioner was convicted, and, if
	different, the county of which the petitioner is a resident, showing that the
	applicant has not been convicted of a felony or misdemeanor other than a
	traffic violation under the laws of this State at any time prior to the
	conviction for the misdemeanor in question or during the period of probation
	following the decision to defer further proceedings on the misdemeanor in
	question.
<u>(3)</u>	An application on a form approved by the Administrative Office of the
	Courts requesting and authorizing a State and national criminal history
	record check by the Department of Justice using any information required by
	the Administrative Office of the Courts to identify the individual and a
	search of the confidential record of expungements maintained by the
	Administrative Office of the Courts. The application shall be forwarded to
	the Department of Justice and to the Administrative Office of the Courts,
	which shall conduct the searches and report their findings to the court.
	whom the petition is presented is authorized to call upon a probation officer
•	nal investigation or verification of the petitioner's conduct during the
1 1	iod deemed desirable.
	letermines, after hearing, that such person was dismissed and the proceedings
-	harged and that he was not over 21 years of age at the time of the offense, it
	order. The effect of such order shall be to restore such person in the
-	f the law to the status he occupied before such arrest or indictment or
	person as to whom such order was entered shall be held thereafter under any law to be guilty of perjury or otherwise giving a false statement by reason of
	ecite or acknowledge such arrest, or indictment or information, or trial in nquiry made of him for any purpose.
	all also order that said conviction and the records relating thereto be expunged
	of the court, and direct all law-enforcement agencies bearing records of the
	their records of the conviction. The clerk shall forward a certified copy of the
	tiff, chief of police or other arresting agency, as appropriate, and the sheriff,
	r other arresting agency, as appropriate, shall forward such order to the State
	tigation with a form supplied by the State Bureau of Investigation. The State
	tigation shall forward the court order in like manner to the Federal Bureau of
Investigation."	agained shall forward the court of der in fike manner to the rederal Dareau of
-	FION 11. G.S. 17C-13 reads as rewritten:
	lons. Pardons and expunctions.

44 "§ 17C-13. Pardons.Pardons and expunctions.

45 (a) When a person presents competent evidence that he has been granted an 46 unconditional pardon for a crime in this State, any other state, or the United States, the 47 Commission may not deny, suspend, or revoke that person's certification based solely on the 48 commission of that crime or for an alleged lack of good moral character due to the commission 49 of that crime.

50 (b) Notwithstanding G.S. 15A-150, the Commission may gain access to a person's 51 felony conviction records, including those maintained by the Administrative Office of the

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Courts in its confidential files containing the names of persons granted expunctions. 1 2 Confidential records to which the Commission gains access under this subsection shall remain 3 confidential and shall not be a public record under Chapter 132 of the General Statutes. The 4 Commission may deny, suspend, or revoke a person's certification based solely on that person's 5 felony conviction, whether or not the felony conviction was expunged." 6 SECTION 12. G.S. 17E-12 reads as rewritten: 7 "§ 17E-12. Pardons.Pardons and expunctions. 8 When a person presents competent evidence that the person has been granted an (a) 9 unconditional pardon of innocence for a crime in this State, any other state, or the United 10 States, the Commission may not deny, suspend, or revoke that person's certification based 11 solely on the commission of that crime or for alleged lack of good moral character due to the commission of that crime. 12 13 Notwithstanding G.S. 15A-150, the Commission may gain access to a person's (b) 14 felony conviction records, including those maintained by the Administrative Office of the Courts in its confidential files containing the names of persons granted expunctions. 15 Confidential records to which the Commission gains access under this subsection shall remain 16 17 confidential and shall not be a public record under Chapter 132 of the General Statutes. The Commission may deny, suspend, or revoke a person's certification based solely on that person's 18 19 felony conviction, whether or not the felony conviction was expunged." 20 **SECTION 13.** The headings to the parts and sections of this act are a convenience 21 to the reader and are for reference only. 22 SECTION 14. This act becomes effective December 1, 2009. Sections 1 through 5 23 of the act apply to offenses committed on or after that date. Sections 6 through 12 of the act

24 apply to applications for expunction of records made on or after that date.