1 AN ACT relating to expungement.

2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- 3 → Section 1. KRS 431.073 is amended to read as follows:
- 4 (1) Any person who has been:
- 5 Convicted of a Class D felony violation of KRS 17.175, 186.990, 194A.505, (a) 6 194B.505, 217.181, 217.207, 217.208, 218A.140, 218A.1415, 218A.1416, 7 218A.1417, 218A.1418, 218A.1423, 218A.1439, 218A.282, 218A.284, 8 218A.286, 218A.320, 218A.322, 218A.324, 218A.500, 244.165, 286.11-057, 9 304.47-025, 324.990, 365.241, 434.155, 434.675, 434.850, 434.872, 511.040, 10 512.020, 514.030, 514.040, 514.050, 514.060, 514.065, 514.070, 514.080, 11 514.090, 514.100, 514.110, 514.120, 514.140, 514.150, 514.160, 516.030, 12 516.060, 516.090, 516.108, 517.120, 518.040, 522.040, 524.100, 525.113, 13 526.020, 526.030, 528.020, 528.040, 528.050, 530.010, or 530.050;
 - (b) Convicted of a series of Class D felony violations of one (1) or more statutes enumerated in paragraph (a) of this subsection arising from a single incident;
 - (c) Granted a full pardon; or

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- (d) Convicted of a Class D felony, or an offense prior to January 1, 1975 which was punishable by not more than five (5) years' incarceration, which was not a violation of KRS 189A.010, 508.032, or 519.055, abuse of public office, a sex offense, or an offense committed against a child, and did not result in serious bodily injury or death; or of a series of felony offenses eligible under this paragraph;
- may file with the court in which he or she was convicted an application to have the judgment vacated. The application shall be filed as a motion in the original criminal case. The person shall be informed of the right at the time of adjudication.
- 26 (2) (a) A verified application to have the judgment vacated under this section shall be filed no sooner than *upon*[five (5) years after the] completion of the person's

sentence, or <u>upon</u>[five (5) years after the] successful completion of the person's probation or parole, whichever occurs later.

- (b) Upon the payment of the filing fee and the filing of the application, the Circuit Court clerk shall serve a notice of filing upon the office of the Commonwealth's attorney or county attorney that prosecuted the case and the county attorney of the county where the judgment was entered. The office of the Commonwealth's attorney or county attorney that prosecuted the case shall file a response within sixty (60) days after being served with the notice of filing. That time period may be extended for good cause, but the hearing on the application to vacate the judgment shall occur no later than one hundred twenty (120) days following the filing of the application. The inability to determine the location of the crime victim shall constitute good cause for an extension of time. No hearing upon the merits of the application shall be scheduled until the Commonwealth's response has been filed, or if no response is received, no later than one hundred twenty (120) days after the filing of the application.
- (c) In any case in which the Commonwealth objects that the application is grossly incomplete, the court shall order the person or agency originating the application to supplement the application.
- (3) Upon the filing of the Commonwealth's response to an application, or if no response is received, no later than one hundred twenty (120) days after the filing of the application, the court shall set a date for a hearing and the Circuit Court clerk shall notify the office of the Commonwealth's attorney or county attorney that prosecuted the case. The office of the Commonwealth's attorney or county attorney that prosecuted the case shall notify the victim of the crime, if there was an identified victim. The Commonwealth's attorney or county attorney shall be authorized to obtain without payment of any fee information from the Transportation Cabinet

regarding the crime victim's address on file regarding any vehicle operator's license issued to that person.

- (4) (a) In an application pursuant to subsection (1)(d) of this section, upon the filing of the Commonwealth's response objecting to the vacating of a judgment and expungement of a record, the court shall schedule a hearing within one hundred twenty (120) days of the Commonwealth's response. The prosecutor shall specify in the objection the reasons for believing a denial of the application is justified. At the hearing at which the applicant or his or her attorney must be present, the applicant must prove by clear and convincing evidence that:
 - Vacating the judgment and expunging the record is consistent with the welfare and safety of the public;
 - 2. The action is supported by his or her behavior since the conviction or convictions, as evidenced that he or she has been active in rehabilitative activities in prison and is living a law-abiding life since release;
 - 3. The vacation and expungement is warranted by the interests of justice; and
 - 4. Any other matter deemed appropriate or necessary by the court to make a determination regarding the petition for expungement is met.
 - (b) At the hearing, the applicant may testify as to the specific adverse consequences he or she may be subject to if the application is denied. The court may hear testimony of witnesses and any other matter the court deems proper and relevant to its determination regarding the application. The Commonwealth may present proof of any extraordinary circumstances that exist to deny the application. A victim of any offense listed in the application shall have an opportunity to be heard at any hearing held under this section.
 - (c) If the court determines that circumstances warrant vacation and expungement

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and that the harm otherwise resulting to the applicant clearly outweighs the
public interest in the criminal history record information being publicly
available, then the original conviction or convictions shall be vacated and the
records shall be expunged. The order of expungement shall not preclude a
prosecutor's office from retaining a nonpublic record for law enforcement
purposes only.
The court may order the judgment vacated, and if the judgment is vacated the court

- (5) The court may order the judgment vacated, and if the judgment is vacated the court shall dismiss with prejudice any charges which are eligible for expungement under subsection (1) of this section or KRS 431.076 or 431.078, and [, upon full payment of the fee in subsection (11) of this section,] order expunged all records in the custody of the court and any records in the custody of any other agency or official, including law enforcement records, if the court finds that:
 - (a) The person had not, after June 27, 2019, had a felony conviction vacated and the record expunged pursuant to this section;
 - (The person had not in the five (5) years prior to the filing of the application to have the judgment vacated been convicted of a felony or a misdemeanor;
 - (e) No proceeding concerning a felony or misdemeanor is pending or being instituted against the person; and
- (c)[(d)] For an application pursuant to subsection (1)(d) of this section, the person has been rehabilitated and poses no significant threat of recidivism.
- (6) If the court has received a response from the office of the Commonwealth's attorney or county attorney that prosecuted the case stating no objection to the application to have the judgment vacated, or if one hundred twenty (120) days have elapsed since the filing of the application and no response has been received from the victim or the office of the Commonwealth's attorney or county attorney that prosecuted the case, the court may, without a hearing, vacate the judgment in the manner established in subsection (5) of this section.

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(7)	Upon entry of an order vacating and expunging a conviction, the original conviction
	shall be vacated and[, upon full payment of the fee in subsection (11) of this
	section,] the record shall be expunged. The court and other agencies shall cause
	records to be deleted or removed from their computer systems so that the matter
	shall not appear on official state-performed background checks. 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. If the person is not prohibited from voting for any other reason, the
	person's ability to vote shall be restored and the person may register to vote.

- (8) An order vacating a conviction under this section shall not extend or revive an expired statute of limitations, shall not constitute a finding of legal error regarding the proceedings leading to or resulting in the conviction, shall not nullify any findings of fact or conclusions of law made by the trial court or any appellate court regarding the conviction, and shall not constitute a finding of innocence regarding the conviction.
- (9) The Administrative Office of the Courts shall establish a form application to be used in filing an application to have judgment vacated and records expunged.
- 19 (10) The filing fee for an application to have judgment vacated and records expunged 20 shall be fifty dollars (\$50), which shall be deposited into a trust and agency account 21 for deputy clerks and shall not be refundable.
 - (11)[(a) Upon the issuance of an order vacating and expunging a conviction pursuant to this section, the applicant shall be charged an expungement fee of two hundred fifty dollars (\$250), which may be payable by an installment plan in accordance with KRS 534.020.
- 26 (b) When the order is issued, the court shall set a date, no sooner than eighteen
 27 (18) months after the date of the order, by which the defendant must comply

with the installment payment plan. The applicant shall be given notice of the total amount due, the payment frequency, and the date by which all payments must be made. The notice shall state that the expungement cannot be completed until full payment is received, and that if the applicant has not completed the installment payment plan by the scheduled date, he or she shall appear on that date to show good cause as to why he or she is unable to satisfy the obligations. Notwithstanding provisions of KRS 534.020 to the contrary, no applicant shall be ordered to jail for failure to complete an installment plan ordered pursuant to this section.

- (c) The revenues and interest from the expungement fee shall be deposited in the expungement fund created in KRS 431.0795.
- 12 (12) This section shall be retroactive.

- → Section 2. KRS 431.076 is amended to read as follows:
- (1) (a) On or after July 15, 2020, if a court enters an order of acquittal of criminal charges against a person, or enters an order dismissing with prejudice all criminal charges in a case against a person and not in exchange for a guilty plea to another charge, the court shall order the record expunged upon the expiration of thirty (30) days, unless the person objects to the expungement. As used in this paragraph, "criminal charges" shall not include a traffic infraction not otherwise classified as a misdemeanor. The order expunging the records shall not require any action by the person.
 - (b) A person who has been charged with a criminal offense and who has been acquitted of the charges, or against whom charges have been dismissed and not in exchange for a guilty plea to another charge, and whose records have not been expunged pursuant to paragraph (a) of this subsection, may petition the court in which the disposition of the charges was made to expunge all charges.

1		(c)	A person against whom felony charges originally filed in the District Court							
2			have not resulted in an indictment by the grand jury or in an information file							
3			by the Commonwealth's attorney may petition the District Court in which the							
4			charges were filed to dismiss and expunge all charges for which an indictment							
5			or information has not issued.							
6	(2)	An e	expungement petition brought under subsection (1)(b) or (c) of this section shall							
7		be fi	filed no sooner than:							
8		(a)	Sixty (60) days following the order of acquittal or dismissal with prejudice by							
9			the court;							
10		(b)	Six (6) months following the date of the District Court decision to hold the							
11			matter to the grand jury; or							
12		(c)	Upon entry of an order dismissing[For] charges [dismissed] without							
13			prejudice[:							
14			1. For felony charges, three (3) years following the date of the order of							
15			dismissal without prejudice; or							
16			2. For misdemeanor charges, one (1) year following the date of the order of							
17			dismissal without prejudice].							
18	(3)	(a)	If the court finds that the petition under subsection (1)(b) of this section is							
19			properly brought, the court shall grant the petition and order the expunging of							
20			the records.							
21		(b)	1. If the expungement petition is brought under subsection (1)(c) of this							
22			section, the petition shall be served upon the offices of the county and							
23			Commonwealth's attorneys that prosecuted the case.							
24			2. Following the filing of the petition, the court shall notify the county and							
25			Commonwealth's attorneys of an opportunity for a response to the							
26			petition. The response shall be filed within ninety (90) days after the							
27			filing of the petition.							

3. If a response is not filed, ninety (90) days after the filing of the petition the court shall dismiss the charges without prejudice and order the expunging of the records.

4. If a response is filed, ninety (90) days after the date the response is filed, if an indictment has not issued, the court shall dismiss without prejudice the charges for which an indictment has not issued and order the expunging of the records.

(4) An order of expungement pursuant to this section shall expunge all criminal records in the custody of the court and any criminal records in the custody of any other agency or official, including law enforcement records, but no order of expungement pursuant to this section shall expunge records in the custody of the Department for Community Based Services. The court shall order the expunging on a form provided by the Administrative Office of the Courts. Every agency, with records relating to the arrest, charge, or other matters arising out of the arrest or charge, that is ordered to expunge records, shall certify to the court within sixty (60) days of the entry of the expungement order, that the required expunging action has been completed. All orders enforcing the expungement procedure shall also be expunged.

- (5) (a) If an expungement is ordered under subsection (1)(a) or (b) of this section, an appellate court which issued an opinion in the case shall order the appellate case file to be sealed and also direct that the version of the appellate opinion published on the court's Web site be modified to avoid use of the defendant's name in the case title and body of the opinion.
 - (b) If an expungement is ordered under subsection (1)(c) of this section, an appellate court which issued an opinion in the case may, upon motion of the petitioner in the case, order the appellate case file to be sealed and also direct that the version of the appellate opinion published on the court's Web site be modified to avoid use of the petitioner's name in the case title and body of the

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1	opinion.

After the expungement, the proceedings in the matter shall be deemed never to have occurred. The court and other agencies shall delete or remove the records from their computer systems so that any official state-performed background check will indicate that the records do not exist. 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.

- 9 (7) Inspection of the records included in the order may thereafter be permitted by the court only upon petition by the person who is the subject of the records and only to those persons named in the petition.
- 12 (8) Except as provided in subsection (1)(a) of this section, this section shall be retroactive.
 - → Section 3. KRS 431.078 is amended to read as follows:
- 15 (1) Any person who has been convicted of:

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- (a) A misdemeanor, a violation, or a traffic infraction not otherwise classified as a misdemeanor or violation, or a series of misdemeanors, violations, or traffic infractions arising from a single incident; or
- 19 (b) A series of misdemeanors, violations, or traffic infractions not arising from a 20 single incident;
 - may petition the court in which he was convicted for expungement of his misdemeanor or violation record within that judicial district, including a record of any charges for misdemeanors, violations, or traffic infractions that were dismissed or amended in the criminal action. The person shall be informed of the right at the time of adjudication.
- 26 (2) Except as provided in KRS 218A.275(8) and 218A.276(8), the petition shall be filed no sooner than *upon*[five (5) years after the] completion of the person's

sentence or <u>upon</u>[five (5) years after the] successful completion of the person's

2		probation, whichever occurs later.							
3	(3)	Upon the filing of a petition, the court shall set a date for a hearing, no sooner that							
4		thirty (30) days after the filing of the petition, and shall notify the county attorney							
5		the victim of the crime, if there was an identified victim; and any other person							
6		whom the person filing the petition has reason to believe may have relevan							
7		information related to the expungement of the record. Inability to locate the victim							
8		shall not delay the proceedings in the case or preclude the holding of a hearing or							
9		the issuance of an order of expungement.							
10	(4)	For a petition brought under subsection (1)(a) of this section, the court shall order							
11		expunged all records in the custody of the court and any records in the custody of							
12		any other agency or official, including law enforcement records, if at the hearing the							
13		court finds that:							
14		(a) The offense was not a sex offense or an offense committed against a child;							
15		(b) [The person had not in the five (5) years prior to the filing of the petition for							
16		expungement been convicted of a felony or a misdemeanor;							
17		(c) No proceeding concerning a felony or misdemeanor is pending or being							
18		instituted against the person; and							
19		$\underline{(c)}$ The offense is not one subject to enhancement for a second or							
20		subsequent offense or the time for such an enhancement has expired.							
21	(5)	For a petition brought under subsection (1)(b) of this section, the court may order							
22		expunged all records in the custody of the court and any records in the custody of							
23		any other agency or official, including law enforcement records, if at the hearing the							
24		court finds that:							
25		(a) The offense was not a sex offense or an offense committed against a child;							
26		(b) [The person had not in the five (5) years prior to the filing of the petition for							
27		expungement been convicted of a felony or a misdemeanor;							

1	(c)	-] No	proceeding	concerning	a felony	or	misdemeanor	is	pending	or	being
2		instit	tuted against	the person;	and						

- 3 (c)[(d)] The offense is not one subject to enhancement for a second or subsequent offense or the time for such an enhancement has expired.
- 5 (6)Upon the entry of an order to expunge the records, the proceedings in the case shall 6 be deemed never to have occurred; the court and other agencies shall cause records 7 to be deleted or removed from their computer systems so that the matter shall not 8 appear on official state-performed background checks; the persons and the court 9 may properly reply that no record exists with respect to the persons upon any 10 inquiry in the matter; and the person whose record is expunged shall not have to 11 disclose the fact of the record or any matter relating thereto on an application for 12 employment, credit, or other type of application.
- The filing fee for a petition under this section shall be [one hundred dollars (\$100).

 The first] fifty dollars (\$50), which [of each fee collected pursuant to this subsection] shall be deposited into a trust and agency account for deputy clerks and shall not be refundable.
- 17 (8) Copies of the order shall be sent to each agency or official named therein.
- 18 (9) Inspection of the records included in the order may thereafter be permitted by the court only upon petition by the person who is the subject of the records and only to those persons named in the petition.
- 21 (10) This section shall be deemed to be retroactive, and any person who has been 22 convicted of a misdemeanor prior to July 14, 1992, may petition the court in which 23 he was convicted, or if he was convicted prior to the inception of the District Court 24 to the District Court in the county where he now resides, for expungement of the 25 record of one (1) misdemeanor offense or violation or a series of misdemeanor 26 offenses or violations arising from a single incident, provided that the offense was 27 not one specified in subsection (4) and that the offense was not the precursor

offense of a felony offense for which he was subsequently convicted. This section shall apply only to offenses against the Commonwealth of Kentucky.

- 3 (11) As used in this section, "violation" has the same meaning as in KRS 500.080.
- 4 (12) Any person denied an expungement prior to June 25, 2013, due to the presence of a
 5 traffic infraction on his or her record may file a new petition for expungement of the
 6 previously petitioned offenses, which the court shall hear and decide under the
 7 terms of this section. No court costs or other fees, from the court or any other

agency, shall be required of a person filing a new petition under this subsection.

- 9 → Section 4. The following KRS section is repealed:
- 10 431.0795 Expungement fund.