2699

2015-2016 Regular Sessions

IN ASSEMBLY

January 20, 2015

Introduced by M. of A. LENTOL -- Multi-Sponsored by -- M. of A. FARRELL, GOTTFRIED, HEVESI, HOOPER, LAVINE, O'DONNELL, ORTIZ, PEOPLES-STOKES, PERRY, PRETLOW, ROBINSON, SCARBOROUGH, SCHIMEL, TITUS -- read once and referred to the Committee on Codes

AN ACT to amend the criminal procedure law and the executive law, in relation to permitting the sealing of records of certain nonviolent misdemeanor or non-sexual misdemeanor offenses

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. This act shall be known and may be cited as the "second 2 chance for ex-offenders act".

3 S 2. The criminal procedure law is amended by adding a new section 4 160.65 to read as follows:

5 S 160.65 CONDITIONAL SEALING OF CERTAIN MISDEMEANOR OFFENSES.

6 1. FOR THE PURPOSES OF THIS SECTION, THE TERM "ELIGIBLE MISDEMEANOR" 7 SHALL BE A MISDEMEANOR OFFENSE DEFINED IN THE PENAL LAW, PROVIDED THAT 8 AN ELIGIBLE MISDEMEANOR SHALL NOT INCLUDE ANY SEX OFFENSE AS DEFINED 9 UNDER SUBDIVISION TWO OF SECTION ONE HUNDRED SIXTY-EIGHT-A OF THE 10 CORRECTION LAW.

12 2. A PERSON HAVING A CONVICTION FOR NO MORE THAN THREE MISDEMEANORS, 12 WHO DOES NOT STAND CONVICTED OF ANY FELONY, OR WHO IS NOT REQUIRED TO 13 MAINTAIN REGISTRATION UNDER ARTICLE SIX-C OF THE CORRECTION LAW, MAY 14 PETITION THE COURT TO CONDITIONALLY SEAL UP TO THREE ELIGIBLE MISDEMEA-15 NORS WHEN:

16 (A) AT LEAST FIVE YEARS HAVE PASSED SINCE THE COMPLETION OF A SENTENCE 17 ON AN ELIGIBLE MISDEMEANOR; AND

18 (B) SUCH PERSON HAS NOT BEEN CONVICTED OF AN OFFENSE DURING THE LAST 19 FIVE YEARS AND IS NOT THE SUBJECT OF AN UNDISPOSED ARREST.

203. THE PETITION AUTHORIZED BY THIS SECTION SHALL BE FILED IN THE COURT21OF RECORD THAT LAST IMPOSED A SENTENCE UPON PETITIONER FOR AN ELIGIBLE22MISDEMEANOR. ON THE DEFENDANT'S MOTION, THE COURT MAY ORDER THAT ALL

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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5 6 (A) THE SENTENCING COURT HAS REQUESTED AND RECEIVED FROM THE DIVISION 7 CRIMINAL JUSTICE SERVICES OR THE FEDERAL BUREAU OF INVESTIGATION A OF FINGERPRINT BASED CRIMINAL HISTORY RECORD OF THE DEFENDANT, INCLUDING 8 ANY SEALED OR SUPPRESSED INFORMATION. THE DIVISION OF CRIMINAL JUSTICE 9 10 SERVICES SHALL ALSO INCLUDE A CRIMINAL HISTORY REPORT, IF ANY, FROM THE 11 FEDERAL BUREAU OF INVESTIGATION REGARDING ANY CRIMINAL HISTORY INFORMA-12 TION THAT OCCURRED IN OTHER JURISDICTIONS. THE DIVISION IS HEREBY AUTHORIZED TO RECEIVE SUCH INFORMATION FROM THE FEDERAL BUREAU OF INVES-13 14 TIGATION FOR THIS PURPOSE. THE PARTIES SHALL BE PERMITTED TO EXAMINE 15 THESE RECORDS;

16 (B) THE DEFENDANT OR COURT HAS IDENTIFIED THE MISDEMEANOR CONVICTION 17 OR CONVICTIONS FOR WHICH RELIEF MAY BE GRANTED;

18 (C) THE COURT HAS RECEIVED DOCUMENTATION THAT THE SENTENCES IMPOSED ON
19 THE ELIGIBLE MISDEMEANOR CONVICTIONS HAVE BEEN COMPLETED, OR IF NO SUCH
20 DOCUMENTATION IS REASONABLY AVAILABLE, A SWORN AFFIDAVIT THAT THE
21 SENTENCES IMPOSED ON THE PRIOR MISDEMEANORS HAVE BEEN COMPLETED; AND

22 THE COURT HAS NOTIFIED THE DISTRICT ATTORNEY OF EACH JURISDICTION (D) 23 IN WHICH THE DEFENDANT HAS BEEN CONVICTED OF AN OFFENSE WITH RESPECT TO WHICH SEALING IS SOUGHT, AND THE COURT OR COURTS OF RECORD FOR SUCH 24 25 OFFENSES, THAT THE COURT IS CONSIDERING SEALING THE RECORDS OF THE 26 DEFENDANT'S ELIGIBLE MISDEMEANOR CONVICTIONS. BOTH THE DISTRICT ATTORNEY 27 THE COURT SHALL BE GIVEN A REASONABLE OPPORTUNITY, WHICH SHALL NOT AND 28 BE LESS THAN THIRTY DAYS, IN WHICH TO COMMENT AND SUBMIT MATERIALS TΟ 29 AID THE COURT IN MAKING SUCH A DETERMINATION. WHEN THE COURT NOTIFIES A DISTRICT ATTORNEY OF A SEALING APPLICATION, THE DISTRICT ATTORNEY SHALL 30 PROVIDE NOTICE TO THE VICTIM, IF ANY, OF THE SEALING APPLICATION BY 31 32 MAILING WRITTEN NOTICE TO THE VICTIM'S LAST-KNOWN ADDRESS. FOR PURPOSES THIS SECTION "VICTIM" MEANS ANY PERSON WHO HAS SUSTAINED PHYSICAL OR 33 OF 34 FINANCIAL INJURY TO PERSON OR TO PROPERTY AS A DIRECT RESULT OF THE MISDEMEANOR CRIME OR MISDEMEANOR CRIMES FOR WHICH SEALING IS APPLIED. 35

4. AT THE REQUEST OF THE DEFENDANT OR THE DISTRICT ATTORNEY OF A COUN-36 37 ΤY IN WHICH THE DEFENDANT COMMITTED A CRIME THAT IS THE SUBJECT OF THE 38 SEALING APPLICATION, THE COURT MAY CONDUCT A HEARING TO CONSIDER AND 39 REVIEW ANY RELEVANT EVIDENCE OFFERED BY EITHER PARTY THAT WOULD AID THE 40 COURT IN ITS DECISION WHETHER TO SEAL THE RECORDS OF THE DEFENDANT'S ARRESTS, PROSECUTIONS AND CONVICTIONS. IN MAKING SUCH A DETERMINATION, 41 THE COURT SHALL CONSIDER ANY RELEVANT FACTORS, INCLUDING BUT NOT LIMITED 42 43 TO:

44 (A) THE CIRCUMSTANCES AND SERIOUSNESS OF THE OFFENSE OR OFFENSES THAT 45 RESULTED IN THE CONVICTION OR CONVICTIONS;

(B) THE CHARACTER OF THE DEFENDANT, INCLUDING WHAT STEPS THE PETITION47 ER HAS TAKEN SINCE THE TIME OF THE OFFENSE TOWARD PERSONAL REHABILI48 TATION, INCLUDING TREATMENT, WORK, SCHOOL, OR OTHER PERSONAL HISTORY
49 THAT DEMONSTRATES REHABILITATION;

50 (C) THE DEFENDANT'S CRIMINAL HISTORY;

51 (D) THE IMPACT OF SEALING THE DEFENDANT'S RECORDS UPON HIS OR HER 52 REHABILITATION AND HIS OR HER SUCCESSFUL AND PRODUCTIVE REENTRY AND 53 REINTEGRATION INTO SOCIETY, AND ON PUBLIC SAFETY; AND

54 (E) ANY STATEMENTS MADE BY THE VICTIM OF THE OFFENSE WHERE THERE IS IN 55 FACT A VICTIM OF THE CRIME.

AFTER A COURT DECLARES ITS WILLINGNESS TO GRANT THE DEFENDANT'S 1 5. 2 REQUEST FOR CONDITIONAL SEALING PURSUANT TO THIS SECTION, BUT BEFORE THE 3 COURT ORDERS SEALING PURSUANT TO THIS SECTION, THE DEFENDANT SHALL PAY A 4 MANDATORY CONDITIONAL SEALING FEE. THE MANDATORY CONDITIONAL SEALING FEE WILL BE A FEE OF EIGHTY DOLLARS, HOWEVER, SUCH FILING FEE SHALL BE WAIVED IN CASES OF INDIGENCE. THE MANDATORY FILING FEE SHALL BE PAID TO 5 6 7 THE CLERK OF THE COURT OR ADMINISTRATIVE TRIBUNAL THAT RENDERED THE 8 CONVICTION. WITHIN THE FIRST TEN DAYS OF THE MONTH FOLLOWING COLLECTION OF THE MANDATORY FILING FEE, THE COLLECTING AUTHORITY IF IT IS AN ADMIN-9 10 ISTRATIVE TRIBUNAL, OR A TOWN OR VILLAGE JUSTICE COURT, SHALL THEN PAY 11 SUCH MONEY TO THE STATE COMPTROLLER WHO SHALL DEPOSIT SUCH MONEY IN THE TREASURY PURSUANT TO SECTION ONE HUNDRED TWENTY-ONE OF THE STATE 12 STATE FINANCE LAW TO THE CREDIT OF THE INDIGENT LEGAL SERVICES FUND. IF 13 SUCH 14 COLLECTING AUTHORITY IS ANY OTHER COURT OF THE UNIFIED COURT SYSTEM, IT 15 SHALL, WITHIN SUCH PERIOD, PAY SUCH MONEY ATTRIBUTABLE TO THE MANDATORY 16 FILING FEE TO THE STATE COMMISSIONER OF TAXATION AND FINANCE TO THE 17 CREDIT OF THE INDIGENT LEGAL SERVICES FUND ESTABLISHED BY SECTION NINE-18 TY-EIGHT-B OF THE STATE FINANCE LAW.

19 6. WHEN A COURT ORDERS SEALING PURSUANT TO THIS SECTION, ALL OFFICIAL 20 RECORDS AND PAPERS RELATING TO THE ARRESTS, PROSECUTIONS, AND 21 CONVICTIONS, INCLUDING ALL DUPLICATES AND COPIES THEREOF, ON FILE WITH THE DIVISION OF CRIMINAL JUSTICE SERVICES OR ANY COURT SHALL BE SEALED 22 23 AND NOT MADE AVAILABLE TO ANY PERSON OR PUBLIC OR PRIVATE AGENCY; 24 PROVIDED, HOWEVER, THE DIVISION SHALL RETAIN ANY FINGERPRINTS, PALM-25 PRINTS, PHOTOGRAPHS, OR DIGITAL IMAGES OF THE SAME.

26 7. WHEN THE COURT ORDERS SEALING PURSUANT TO THIS SECTION, THE CLERK 27 OF SUCH COURT SHALL IMMEDIATELY NOTIFY THE COMMISSIONER OF THE DIVISION 28 OF CRIMINAL JUSTICE SERVICES, AND ANY COURT THAT SENTENCED THE DEFENDANT 29 FOR AN OFFENSE WHICH HAS BEEN CONDITIONALLY SEALED, REGARDING THE 30 RECORDS THAT SHALL BE SEALED PURSUANT TO THIS SECTION.

8. RECORDS SEALED PURSUANT TO THIS SUBDIVISION SHALL BE MADE AVAILABLE 31 32 TO: 33

(A) THE DEFENDANT OR THE DEFENDANT'S DESIGNATED AGENT;

34 (B) QUALIFIED AGENCIES, AS DEFINED IN SUBDIVISION NINE OF SECTION 35 EIGHT HUNDRED THIRTY-FIVE OF THE EXECUTIVE LAW, AND FEDERAL AND STATE LAW ENFORCEMENT AGENCIES, WHEN ACTING WITHIN THE SCOPE OF THEIR LAW 36 37 ENFORCEMENT DUTIES;

38 (C) ANY STATE OR LOCAL OFFICER OR AGENCY WITH RESPONSIBILITY FOR THE 39 ISSUANCE OF LICENSES TO POSSESS GUNS, WHEN THE PERSON HAS MADE APPLICA-40 TION FOR SUCH A LICENSE; OR

(D) ANY PROSPECTIVE EMPLOYER OF A POLICE OFFICER OR PEACE OFFICER AS 41 THOSE TERMS ARE DEFINED IN SUBDIVISIONS THIRTY-THREE AND THIRTY-FOUR OF 42 43 SECTION 1.20 OF THIS CHAPTER, IN RELATION TO AN APPLICATION FOR EMPLOY-44 MENT AS A POLICE OFFICER OR PEACE OFFICER; PROVIDED, HOWEVER, THAT EVERY 45 PERSON WHO IS AN APPLICANT FOR THE POSITION OF POLICE OFFICER OR PEACE OFFICER SHALL BE FURNISHED WITH A COPY OF ALL RECORDS OBTAINED UNDER 46 47 THIS PARAGRAPH AND AFFORDED AN OPPORTUNITY TO MAKE AN EXPLANATION THERE-48 TO.

49 9. THE COURT SHALL NOT SEAL THE DEFENDANT'S RECORD PURSUANT то THIS 50 SECTION WHILE ANY CHARGED OFFENSE IS PENDING.

51 10. IF, SUBSEQUENT TO THE SEALING OF RECORDS PURSUANT TO THIS SUBDIVI-52 SION, THE PERSON WHO IS THE SUBJECT OF SUCH RECORDS IS ARRESTED FOR OR FORMALLY CHARGED WITH ANY MISDEMEANOR OR FELONY OFFENSE, SUCH RECORDS 53 54 SHALL BE UNSEALED IMMEDIATELY AND REMAIN UNSEALED; PROVIDED, HOWEVER, 55 THAT IF SUCH NEW MISDEMEANOR OR FELONY ARREST RESULTS IN A TERMINATION FAVOR OF THE ACCUSED AS DEFINED IN SUBDIVISION THREE OF SECTION 56 IN

160.50 OF THIS ARTICLE OR BY CONVICTION FOR A NON-CRIMINAL OFFENSE AS
 DESCRIBED IN SECTION 160.55 OF THIS ARTICLE, SUCH UNSEALED RECORDS SHALL
 BE CONDITIONALLY SEALED PURSUANT TO THIS SECTION.

4 S 3. Subdivision 16 of section 296 of the executive law, as separately 5 amended by section 3 of part N and section 14 of part AAA of chapter 56 6 of the laws of 2009, is amended to read as follows:

7 16. It shall be an unlawful discriminatory practice, unless specif-8 ically required or permitted by statute, for any person, agency, bureau, corporation or association, including the state and any political subdi-9 10 vision thereof, to make any inquiry about, whether in any form of appli-11 cation or otherwise, or to act upon adversely to the individual involved, any arrest or criminal accusation of such individual not then 12 13 pending against that individual which was followed by a termination of 14 that criminal action or proceeding in favor of such individual, as defined in subdivision two of section 160.50 of the criminal procedure 15 16 law, or by a youthful offender adjudication, as defined in subdivision 17 one of section 720.35 of the criminal procedure law, or by a conviction for a violation sealed pursuant to section 160.55 of the criminal proce-18 19 dure law or by a conviction which is sealed pursuant to section 160.58 of the criminal procedure law, OR BY A CONVICTION WHICH IS SEALED PURSU-20 21 ANT TO SECTION 160.65 OF THE CRIMINAL PROCEDURE LAW, in connection with 22 the licensing, employment or providing of credit or insurance to such individual; provided, further, that no person shall be required to 23 24 divulge information pertaining to any arrest or criminal accusation of 25 individual not then pending against that individual which was such followed by a termination of that criminal action or proceeding in favor 26 of such individual, as defined in subdivision two of section 160.50 of 27 criminal procedure law, or by a youthful offender adjudication, as 28 the defined in subdivision one of section 720.35 of the criminal procedure 29 30 or by a conviction for a violation sealed pursuant to section law, 160.55 of the criminal procedure law, or by a conviction which is sealed 31 pursuant to section 160.58 of the criminal procedure law, 32 OR ΒY Α 33 CONVICTION WHICH IS SEALED PURSUANT TO SECTION 160.65 OF THE CRIMINAL PROCEDURE LAW. The provisions of this subdivision shall not apply to the 34 licensing activities of governmental bodies in relation to the regu-35 lation of guns, firearms and other deadly weapons or in relation to an 36 37 application for employment as a police officer or peace officer as those terms are defined in subdivisions thirty-three and thirty-four of 38 39 section 1.20 of the criminal procedure law; provided further that the 40 provisions of this subdivision shall not apply to an application for employment or membership in any law enforcement agency with respect to 41 any arrest or criminal accusation which was followed by a youthful 42 43 offender adjudication, as defined in subdivision one of section 720.35 44 of the criminal procedure law, or by a conviction for a violation sealed 45 pursuant to section 160.55 of the criminal procedure law, or by a conviction which is sealed pursuant to section 160.58 of the criminal 46 47 procedure law, OR BY A CONVICTION WHICH IS SEALED PURSUANT TO SECTION 48 160.65 OF THE CRIMINAL PROCEDURE LAW.

49 S 4. This act shall take effect on the one hundred eightieth day after 50 it shall have become a law and shall apply to all convictions occurring 51 prior to, on, and after such date.