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2021-2022 Regular Sessions

IN ASSEMBLY

March 17, 2021

- Introduced by M. of A. CRUZ, PRETLOW, GONZALEZ-ROJAS, MEEKS, BURGOS, FERNANDEZ, MAMDANI, WALKER, QUART, JACKSON, SEAWRIGHT, SIMON, DICKENS, HYNDMAN, EPSTEIN, FORREST, ANDERSON, KELLES, GOTTFRIED, BURDICK, GALLAGHER, CARROLL, SEPTIMO, L. ROSENTHAL, RICHARDSON, ZINERMAN, REYES, NIOU, HEVESI, DARLING, AUBRY, MITAYNES, WEPRIN, LAVINE, O'DONNELL, JOYNER, SOLAGES, BICHOTTE HERMELYN, JEAN-PIERRE, KIM, HUNT-ER, CLARK, J. D. RIVERA, BRONSON, PERRY -- read once and referred to the Committee on Codes -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- recommitted to the Committee on Codes in accordance with Assembly Rule 3, sec. 2 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the criminal procedure law, the executive law and the correction law, in relation to automatic sealing of certain convictions

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. The criminal procedure law is amended by adding a new
2	section 160.57 to read as follows:
3	<u>§ 160.57 Automatic sealing of convictions.</u>
4	1. Convictions for certain traffic infractions and violations or any
5	crime defined in the laws of this state shall be sealed in accordance
б	with paragraph (c) of this subdivision as follows:
7	(a) Convictions for subdivision one of section eleven hundred ninety-
8	two of the vehicle and traffic law shall be sealed after three years.
9	(b) Criminal convictions for misdemeanors and felonies shall be sealed
10	upon satisfaction of the following conditions:
11	(i) at least three years have passed from the imposition of sentence
12	on the defendant's most recent misdemeanor conviction in this state and
13	at least seven years have passed since the imposition of sentence on the
14	defendant's most recent felony conviction in this state;

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	(ii) the defendant does not have a criminal charge pending in this
2	<u>state;</u>
3	(iii) the defendant is not currently under the supervision of any
4	probation or parole department for the eligible conviction; and
5	(iv) the conviction is not defined as a sex offense under section one
б	hundred sixty-eight-a of the correction law.
7	(c) Where a conviction is eligible for sealing pursuant to this para-
8	graph before, on, or after the effective date of this section, the divi-
9	sion of criminal justice services shall immediately notify the office of
10	court administration, the court of conviction, and the heads of all
11	appropriate police and sheriff departments that the conviction is
12	sealed.
13	(d) Records of convictions sealed pursuant to this paragraph shall not
14	be accessed, made available to any person or public or private agency,
15	or used by any state agency covered by subdivision three of this section
16	except for:
17	(i) the defendant and such defendant's attorney;
18	(ii) any court or prosecutor for the purposes of a pending criminal
19	action;
20	(iii) qualified agencies, as defined in subdivision nine of section
21	eight hundred thirty-five of the executive law, and federal and state
22	law enforcement agencies, when acting within the scope of their law
23	enforcement duties;
24	(iv) the court, prosecutor, and defense counsel if the defendant
25	becomes a witness in a criminal proceeding, or the claimant and respond-
26	ent if the defendant becomes a witness in a civil proceeding;
27	(v) when an individual is a defendant in a criminal action and the
28	sealed records of conviction of a third-party are integral to their
29	defense. In such instances, use of sealed records shall be requested
30	upon ex parte motion in any superior court, or in any district court,
31	city court or the criminal court of the city of New York provided that
32	such court is where the action is pending. The applicant must demon-
33	strate to the satisfaction of the court that the records will be used
34	for the purpose of this subparagraph;
35	(vi) entities that are required by state or federal law to request a
36	fingerprint-based check of criminal history information, provided,
37	however, that every person whose information is retrieved pursuant to
38	this paragraph shall be furnished with a copy of such information and
39	afforded an opportunity to explain or contest the information to the
40	entity;
41	(vii) any prospective employer of a police officer or peace officer as
42	those terms are defined in subdivisions thirty-three and thirty-four of
43	section 1.20 of this chapter, in relation to an application for employ-
44	ment as a police officer, provided, however, that every person who is an
45	applicant shall be furnished with a copy of all records obtained under
46	this paragraph and afforded an opportunity to make an explanation there-
47	to;
48	(viii) any federal, state or local officer or agency with responsibil-
49	ity for the issuance of licenses to possess a firearm, rifle or shotgun
50	or with responsibility for conducting background checks before transfer
51	or sale of a firearm or explosive, when the officer or agency is acting
52	pursuant to such responsibility. This includes the criminal justice
53	information services division of the federal bureau of investigation,
54	for the purposes of responding to queries to the national instant back-
55	ground check system regarding attempts to purchase or otherwise take

1	possession of firearms, rifles or shotguns, as defined in 18 U.S.C. §
2	<u>921 (A)(3);</u>
3	(ix) for the purposes of civilian investigation or evaluation of a
4	civilian complaint or civil action concerning law enforcement or prose-
5	cution actions, upon ex parte motion in any superior court, or in any
б	district court, city court or the criminal court of the city of New York
7	provided that such court sealed the record; the applicant must demon-
8	strate to the satisfaction of the court that the records will be used
9	for the purposes of this subparagraph; and
10	(x) for information provided to an individual or entity pursuant to
11	paragraph (e) of subdivision four of section eight hundred thirty-seven
12	of the executive law or for bona fide research purposes provided all
13	identifying information is removed.
14	(e) Where the sealing required by this paragraph has not taken place,
15	or where supporting court records cannot be located or have been
16	destroyed, and a defendant or their attorney submits notification of
17	such fact to the division of criminal justice services, as prescribed in
18	subdivision twenty-three of section eight hundred thirty-seven of the
19	executive law, within thirty days of such notice to the division, the
20	conviction shall be sealed as set forth in this subdivision.
21	2. In calculating the time periods under this section, any period of
22	time during which the defendant was incarcerated shall be excluded and
23	such time period shall be extended by a period equal to the time served
24	under such incarceration.
25	3. Where a conviction is eligible for sealing pursuant to this section
26	before, on, or after the effective date of this section, the commission-
27	er of the division of criminal justice services shall immediately notify
28	the office of court administration, the court of conviction and the
29	heads of all appropriate police departments, prosecutors' offices and
30	law enforcement agencies that the conviction is sealed. Upon receipt of
31	such notification, records of or relating to such conviction shall be
32	immediately sealed.
33	(a) Any state agency that possesses information, records, documents or
34	papers related to the eligible conviction shall seal them as follows:
35	(i) Every photograph of such defendant and photographic plates or
36	proof, and all palmprints, fingerprints and retina scans taken or made
37	of such individual pursuant to the provisions of this article in regard
38	to the eligible conviction, and all duplicates, reproductions, and
39	copies thereof, except a digital fingerprint that is on file with the
40	division of criminal justice services for a conviction that has not been
41	sealed pursuant to this section shall be marked as sealed by the divi-
42	sion of criminal justice services and by any police department,
43	prosecutor's office or law enforcement agency having any such photo-
44	graph, photographic plate or proof, palmprint, fingerprints or retina
45	scan in its possession or under its control by conspicuously indicating
46	on the face of the record or at the beginning of the digitized file of
47	the record that the record has been designated as sealed. Where finger-
48	prints subject to the provisions of this section have been received by
49	the division of criminal justice services and have been filed by the
50	division as digital images, such images may remain unsealed, provided
51	that a fingerprint card of the individual is on file with the division
52	which was not sealed pursuant to this section.
53	(ii) Every official record and paper and duplicates and copies there-
54	of, including, but not limited to, judgments and orders of a court but
55	not including published court decisions or opinions or records and
56	briefs on appeal, relating to the conviction, on file with the agency

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shall be marked as sealed by conspicuously indicating on the face of the 1 record or at the beginning of the digitized file of the record that the 2 record has been designated as sealed. 3 4 (b) Third-party agencies shall seal information and all records, docu-5 ments and papers relating to the eligible conviction as follows: 6 (i) Every police department, prosecutor's office or law enforcement 7 agency, including the division of criminal justice services, which tran-8 smitted or otherwise forwarded to any agency of the United States or of 9 any other state or jurisdiction outside of this state copies of any such 10 photographs, photographic plates or proofs, palmprints, fingerprints or 11 retina scans, shall forthwith formally inform such agency in writing 12 that the matter has been sealed and request in writing that all such copies be marked as sealed by conspicuously indicating on the face of 13 14 the record or at the beginning of the digitized file of the record that 15 the record has been designated as sealed. (ii) Every official record and paper and duplicates and copies there-16 17 of, including, but not limited to, judgments and orders of a court but not including published court decisions or opinions or records and 18 briefs on appeal, relating to the conviction, on file with the agency 19 20 shall be marked as sealed by conspicuously indicating on the face of the record or at the beginning of the digitized file of the record that the 21 22 record has been designated as sealed. 4. (a) Nothing in this section requires the destruction of DNA infor-23 mation maintained in the New York state DNA database of such individual 24 pursuant to the provisions of the executive law in regard to the eligi-25 ble conviction. 26 27 (b) Nothing in this section requires the sealing or destruction of 28 records maintained by the department of motor vehicles, and nothing in this section shall be construed to contravene the vehicle and traffic 29 30 law, the federal driver's privacy protection act (18 U.S.C 2721 et. 31 seq.), or the Commercial Motor Vehicle Safety Act of 1986 (49 U.S.C. 32 <u>31311).</u> (c) The division of criminal justice services is authorized to 33 34 disclose a conviction that is sealed pursuant to this section to entities that are required by federal law, or by rules and regulations 35 36 promulgated by a self-regulatory organization created under federal law, 37 to consider sealed convictions. Such entities must certify to the division that they are required by federal law, or by rules and regulations 38 39 promulgated by a self-regulatory organization that has been created under federal law, to make an inquiry about or consider records sealed 40 pursuant to this section for purposes of employment, licensing, or 41 42 clearance. To the extent permitted by federal law, a record sealed 43 pursuant to this section may not be considered a conviction that would 44 prohibit the employment, licensing or clearance of the defendant. 45 (d) Nothing in this section shall prohibit entities required by feder-46 law, or by rules and regulations promulgated by a self-regulatory al 47 organization that has been created under federal law, from making an inquiry about or considering an applicant's criminal history for 48 49 purposes of employment, licensing, or clearance from inquiring into convictions sealed pursuant to this section. 50 (e) In any civil action, an official record of a conviction that has 51 52 been sealed pursuant to this section may not be introduced as evidence of negligence against a person or entity that provided employment, 53 contract labor or services, volunteer work, licensing, tenancy, a home 54 purchase, a mortgage, an education, a loan, or insurance if such record 55 56 was sealed and was not provided to the person or entity by or on behalf

1	of a governmental entity in accordance with this section in response to
2	such person's or entity's authorized and timely request for conviction
3	history information.
4	(f) A person or entity described in this subdivision, acting reason-
5	ably and in good faith, may not have a duty to investigate the fact of a
6	prior conviction that has been sealed pursuant to this section.
7	5. No defendant shall be required or permitted to waive eligibility
8	for sealing pursuant to this section as part of a plea of quilty,
9	sentence or any agreement related to a conviction for a violation of the
10	laws of this state. Any such waiver is void and unenforceable.
11	6. Sealing as set forth in subdivision three of this section is with-
12	out prejudice to a defendant or their attorney seeking further relief
13	pursuant to section 440.10 of this chapter. Nothing in this section
14	shall diminish or abrogate any rights or remedies otherwise available to
15	the defendant.
16	7. All records for a conviction subject to sealing under this section
17	where the conviction was entered on or before the effective date of this
18	section shall receive the appropriate relief promptly and, in any event,
19	no later than two years after such effective date.
20	8. A conviction which is sealed pursuant to this section is included
21	within the definition of a conviction for the purposes of any criminal
22	proceeding in which the fact of a prior conviction would enhance a
23	penalty or is an element of the offense charged.
24	9. Any defendant claiming to be aggrieved by a violation of this
25	section shall have a cause of action in any court of appropriate juris-
26	diction for damages, including punitive damages, and such other remedies
27	as may be appropriate. The provisions of this article shall also be
28	enforceable by the division of human rights pursuant to the powers and
29	procedures set forth in article fifteen of the executive law.
30	§ 2. Subdivision 3 of section 845-d of the executive law, as added by
31	section 1 of subpart N of part II of chapter 55 of the laws of 2019, is
32	amended to read as follows:
33	3. Nothing in this section shall authorize the division to provide
	3. Nothing in this section shall authorize the division to provide criminal history information that is not otherwise authorized by law or
33	
33 34	criminal history information that is not otherwise authorized by law or that is sealed pursuant to section 160.50, 160.55, <u>160.57</u> , 160.58 or
33 34 35	criminal history information that is not otherwise authorized by law or that is sealed pursuant to section 160.50, 160.55, <u>160.57</u> , 160.58 or 160.59 of the criminal procedure law.
33 34 35 36 37	criminal history information that is not otherwise authorized by law or that is sealed pursuant to section 160.50, 160.55, <u>160.57</u> , 160.58 or 160.59 of the criminal procedure law. § 3. Section 837 of the executive law is amended by adding a new
33 34 35 36 37 38	criminal history information that is not otherwise authorized by law or that is sealed pursuant to section 160.50, 160.55, <u>160.57</u> , 160.58 or 160.59 of the criminal procedure law. § 3. Section 837 of the executive law is amended by adding a new subdivision 23 to read as follows:
33 34 35 36 37	<pre>criminal history information that is not otherwise authorized by law or that is sealed pursuant to section 160.50, 160.55, <u>160.57</u>, 160.58 or 160.59 of the criminal procedure law. § 3. Section 837 of the executive law is amended by adding a new subdivision 23 to read as follows: <u>23. Promulgate a standardized form for use by individuals to notify</u></pre>
33 34 35 36 37 38 39	<pre>criminal history information that is not otherwise authorized by law or that is sealed pursuant to section 160.50, 160.55, 160.57, 160.58 or 160.59 of the criminal procedure law. § 3. Section 837 of the executive law is amended by adding a new subdivision 23 to read as follows: 23. Promulgate a standardized form for use by individuals to notify the division of criminal justice services of convictions subject to</pre>
33 34 35 36 37 38 39 40	<pre>criminal history information that is not otherwise authorized by law or that is sealed pursuant to section 160.50, 160.55, <u>160.57</u>, 160.58 or 160.59 of the criminal procedure law. § 3. Section 837 of the executive law is amended by adding a new subdivision 23 to read as follows: <u>23. Promulgate a standardized form for use by individuals to notify</u></pre>
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33 34 35 36 37 38 39 40 41 42 43 44	<pre>criminal history information that is not otherwise authorized by law or that is sealed pursuant to section 160.50, 160.55, 160.57, 160.58 or 160.59 of the criminal procedure law. § 3. Section 837 of the executive law is amended by adding a new subdivision 23 to read as follows: 23. Promulgate a standardized form for use by individuals to notify the division of criminal justice services of convictions subject to sealing under section 160.57 of the criminal procedure law, but for which the division has not taken the requisite action for related records. § 4. Subdivision 16 of section 296 of the executive law, as amended by</pre>
33 34 35 36 37 38 39 40 41 42 43 44 45	<pre>criminal history information that is not otherwise authorized by law or that is sealed pursuant to section 160.50, 160.55, 160.57, 160.58 or 160.59 of the criminal procedure law. § 3. Section 837 of the executive law is amended by adding a new subdivision 23 to read as follows: 23. Promulgate a standardized form for use by individuals to notify the division of criminal justice services of convictions subject to sealing under section 160.57 of the criminal procedure law, but for which the division has not taken the requisite action for related records. § 4. Subdivision 16 of section 296 of the executive law, as amended by section 2 of subpart 0 of part II of chapter 55 of the laws of 2019, is</pre>
33 34 35 36 37 38 39 40 41 42 43 44 45 46	<pre>criminal history information that is not otherwise authorized by law or that is sealed pursuant to section 160.50, 160.55, 160.57, 160.58 or 160.59 of the criminal procedure law. § 3. Section 837 of the executive law is amended by adding a new subdivision 23 to read as follows: 23. Promulgate a standardized form for use by individuals to notify the division of criminal justice services of convictions subject to sealing under section 160.57 of the criminal procedure law, but for which the division has not taken the requisite action for related records. § 4. Subdivision 16 of section 296 of the executive law, as amended by section 2 of subpart 0 of part II of chapter 55 of the laws of 2019, is amended to read as follows:</pre>
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33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	<pre>criminal history information that is not otherwise authorized by law or that is sealed pursuant to section 160.50, 160.55, 160.57, 160.58 or 160.59 of the criminal procedure law. § 3. Section 837 of the executive law is amended by adding a new subdivision 23 to read as follows: 23. Promulgate a standardized form for use by individuals to notify the division of criminal justice services of convictions subject to sealing under section 160.57 of the criminal procedure law, but for which the division has not taken the requisite action for related records. § 4. Subdivision 16 of section 296 of the executive law, as amended by section 2 of subpart 0 of part II of chapter 55 of the laws of 2019, is amended to read as follows: 16. It shall be an unlawful discriminatory practice, unless specif- ically required or permitted by statute, for any person, agency, bureau,</pre>
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33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50	<pre>criminal history information that is not otherwise authorized by law or that is sealed pursuant to section 160.50, 160.55, 160.57, 160.58 or 160.59 of the criminal procedure law. § 3. Section 837 of the executive law is amended by adding a new subdivision 23 to read as follows: 23. Promulgate a standardized form for use by individuals to notify the division of criminal justice services of convictions subject to sealing under section 160.57 of the criminal procedure law, but for which the division has not taken the requisite action for related records. § 4. Subdivision 16 of section 296 of the executive law, as amended by section 2 of subpart 0 of part II of chapter 55 of the laws of 2019, is amended to read as follows: 16. It shall be an unlawful discriminatory practice, unless specif- ically required or permitted by statute, for any person, agency, bureau, corporation or association, including the state and any political subdi- vision thereof, to make any inquiry about, whether in any form of appli-</pre>
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33 34 35 36 37 39 40 41 42 43 445 46 47 49 51 52 53 54	<pre>criminal history information that is not otherwise authorized by law or that is sealed pursuant to section 160.50, 160.55, 160.57, 160.58 or 160.59 of the criminal procedure law. § 3. Section 837 of the executive law is amended by adding a new subdivision 23 to read as follows: 23. Promulgate a standardized form for use by individuals to notify the division of criminal justice services of convictions subject to sealing under section 160.57 of the criminal procedure law, but for which the division has not taken the requisite action for related records. § 4. Subdivision 16 of section 296 of the executive law, as amended by section 2 of subpart 0 of part II of chapter 55 of the laws of 2019, is amended to read as follows: 16. It shall be an unlawful discriminatory practice, unless specif- ically required or permitted by statute, for any person, agency, bureau, corporation or association, including the state and any political subdi- vision thereof, to make any inquiry about, whether in any form of appli- cation or otherwise, or to act upon adversely to the individual involved, any arrest or criminal accusation of such individual not then pending against that individual which was followed by a termination of that criminal action or proceeding in favor of such individual, as</pre>
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dismissal, pursuant to section 170.55, 170.56, 210.46, 210.47, or 215.10 1 of the criminal procedure law, or by a youthful offender adjudication, 2 as defined in subdivision one of section 720.35 of the criminal proce-3 4 dure law, or by a conviction for a violation sealed pursuant to section 5 160.55 of the criminal procedure law or by a conviction which is sealed б pursuant to section 160.59 or 160.58 of the criminal procedure law, or 7 by a conviction which is sealed pursuant to section 160.57 of the crimi-8 nal procedure law, in connection with the licensing, housing, employ-9 ment, including volunteer positions, or providing of credit or insurance 10 to such individual; provided, further, that no person shall be required 11 to divulge information pertaining to any arrest or criminal accusation 12 such individual not then pending against that individual which was of followed by a termination of that criminal action or proceeding in favor 13 14 of such individual, as defined in subdivision two of section 160.50 of 15 the criminal procedure law, or by an order adjourning the criminal 16 action in contemplation of dismissal, pursuant to section 170.55 or 17 170.56, 210.46, 210.47 or 215.10 of the criminal procedure law, or by a youthful offender adjudication, as defined in subdivision one of section 18 19 720.35 of the criminal procedure law, or by a conviction for a violation 20 sealed pursuant to section 160.55 of the criminal procedure law, or by a 21 conviction which is sealed pursuant to section 160.58 or 160.59 of the 22 criminal procedure law, or by a conviction which is sealed pursuant to 23 section 160.57 of the criminal procedure law. An individual required or requested to provide information in violation of this subdivision may 24 respond as if the arrest, criminal accusation, or disposition of such 25 26 arrest or criminal accusation did not occur. The provisions of this 27 subdivision shall not apply to the licensing activities of governmental 28 bodies in relation to the regulation of guns, firearms and other deadly 29 weapons or in relation to an application for employment as a police 30 officer or peace officer as those terms are defined in subdivisions 31 thirty-three and thirty-four of section 1.20 of the criminal procedure 32 law; provided further that the provisions of this subdivision shall not 33 apply to an application for employment or membership in any law enforcement agency with respect to any arrest or criminal accusation which was 34 35 followed by a youthful offender adjudication, as defined in subdivision 36 one of section 720.35 of the criminal procedure law, or by a conviction 37 for a violation sealed pursuant to section 160.55 of the criminal procedure law, or by a conviction which is sealed pursuant to section 160.58 38 39 or 160.59 of the criminal procedure law, or by a conviction which is sealed pursuant to section 160.57 of the criminal procedure law. For 40 purposes of this subdivision, an action which has been adjourned in 41 42 contemplation of dismissal, pursuant to section 170.55 or 170.56, 43 210.46, 210.47 or 215.10 of the criminal procedure law, shall not be 44 considered a pending action, unless the order to adjourn in contem-45 plation of dismissal is revoked and the case is restored to the calendar 46 for further prosecution. 47 § 5. Section 9 of the correction law, as added by section 2 of part 00 48 of chapter 56 of the laws of 2010, the section heading as amended by 49 chapter 322 of the laws of 2021, is amended to read as follows: § 9. Access to information of incarcerated individuals via the inter-50 51 net. Notwithstanding any provision of law to the contrary, any informa-52 tion relating to the conviction of a person[7 except for a person

53 convicted of an offense that would make such person ineligible for merit 54 time under section eight hundred three of this shapter or an offense for

55 which registration as a sex offender is required as set forth in subdi-

56 vision two or three of section one hundred sixty-eight-a of this chap-

ter,] that is posted on a website maintained by or for the department, 1 2 under article six of the public officers law, may be posted on such website for a period not to exceed [five] three years after the expira-3 4 tion of such person's sentence of imprisonment and at the conclusion of 5 any period of parole or post-release supervision[, provided, however, б that in the case of a person who has been committed to the department on 7 more than one occasion, the department may post conviction information 8 relating to any prior commitment on such website for a period not to exceed five years after the expiration of such person's sentence of 9 imprisonment and any period of parole or post-release supervision aris-10 ing from the most recent commitment to the department]. 11

12 § 6. Severability. If any provision of this act or the application 13 thereof to any person, corporation or circumstances is held invalid, 14 such invalidity shall not affect other provisions or applications of the 15 act which can be given effect without the invalid provision or applica-16 tion, and to this end the provisions of this act are declared to be 17 severable.

18 § 7. This act shall take effect on the one hundred twentieth day after 19 it shall have become a law.