7926

IN SENATE

July 7, 2014

- Introduced by Sen. NOZZOLIO -- (at request of the Office of Court Administration) -- read twice and ordered printed, and when printed to be committed to the Committee on Rules
- AN ACT to amend the correction law, the criminal procedure law and the executive law, in relation to the sealing of records following conviction for certain offenses

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

1 Section 1. Section 750 of the correction law is amended by adding a 2 new subdivision 6 to read as follows:

3 (6) "CONVICTION OF ONE OR MORE CRIMINAL OFFENSES" MEANS A CONVICTION CONVICTIONS THAT HAS OR HAVE NOT BEEN SEALED PURSUANT TO ARTICLE ONE 4 OR 5 HUNDRED SIXTY OF THE CRIMINAL PROCEDURE LAW; AND A PERSON WHO HAS BEEN 6 "CONVICTED OF ONE OR MORE CRIMINAL OFFENSES" MEANS A PERSON WHOSE 7 CONVICTION OR CONVICTIONS HAS OR HAVE NOT BEEN SEALED PURSUANT TO SUCH NOT 8 HOWEVER, THIS SUBDIVISION SHALL ARTICLE. PROVIDED, APPLY TO A 9 CONVICTION WHERE USE OF SUCH CONVICTION FOR A PURPOSE SPECIFIED INSUBDIVISION SIXTEEN OF SECTION TWO HUNDRED NINETY-SIX OF THE EXECUTIVE 10 LAW WOULD NOT CONSTITUTE AN UNLAWFUL DISCRIMINATORY PRACTICE PURSUANT TO 11 12 SUCH SUBDIVISION.

13 S 2. The opening paragraph of subdivision 1 of section 160.55 of the 14 criminal procedure law, as amended by chapter 169 of the laws of 1994, 15 is amended to read as follows:

16 Upon the termination of a criminal action or proceeding CHARGING AN OFFENSE against a person by the conviction of such person of a traffic 17 infraction or a violation, other than a violation of loitering as 18 19 described in paragraph (d) [or (e)] of subdivision one of section 160.10 20 this [chapter] ARTICLE or the violation of operating a motor vehicle of while ability impaired as described in subdivision one of section eleven 21 hundred ninety-two of the vehicle and traffic law, unless the district 22 23 attorney upon motion with not less than five days notice to such person 24 or his or her attorney demonstrates to the satisfaction of the court that the interests of justice require otherwise, or the court on its own 25 motion with not less than five days notice to such person or his or her 26 attorney determines that the interests of justice require otherwise and 27 28 states the reasons for such determination on the record, the clerk of 29 the court wherein such criminal action or proceeding was terminated

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

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1 shall immediately notify the commissioner of the division of criminal 2 justice services and the heads of all appropriate police departments and 3 other law enforcement agencies that the action has been terminated by 4 such conviction. Upon receipt of notification of such termination:

5 S 3. The criminal procedure law is amended by adding a new section 6 160.65 to read as follows:

7 S 160.65 SEALING THE RECORD OF A CONVICTION.

8 1. PETITION FOR SEALING; WHEN PETITION MAY BE MADE. SUBJECT TO THE 9 PROVISIONS OF THIS SECTION, A PERSON MAY PETITION A SUPERIOR COURT TO 10 SEAL THE RECORD OF HIS OR HER CONVICTION FOR A PAST CRIMINAL OFFENSE OR 11 OFFENSES PROVIDED HE OR SHE HAS BROUGHT NO SUCH PETITION IN THE PRECED-12 ING TWO YEARS AND:

(A) SUCH PERSON HAS BEEN CONVICTED OF NOT MORE THAN ONE 13 CRIME, AT 14 LEAST TEN YEARS HAVE ELAPSED SINCE SUCH PERSON WAS CONVICTED OF THAT 15 CRIME AND THAT CRIME WAS A FELONY OFFENSE OTHER THAN (I) A VIOLENT FELO-16 NY OFFENSE AS DEFINED IN SUBDIVISION ONE OF SECTION 70.02 OF THE PENAL (II) ANY OFFENSE FOR WHICH A TERM OF LIFE IMPRISONMENT IS AUTHOR-17 LAW, 18 IZED, (III) AN OFFENSE SPECIFIED IN ARTICLE ONE HUNDRED THIRTY OR TWO 19 HUNDRED SIXTY-THREE OF THE PENAL LAW, (IV) AN OFFENSE SPECIFIED IN ARTI-CLE ONE HUNDRED NINETY-FIVE OR TWO HUNDRED OF THE PENAL LAW WHERE THE 20 21 PETITIONER WAS A PUBLIC SERVANT AT THE TIME OF THE OFFENSE, (V) AN 22 SPECIFIED IN SECTION ELEVEN HUNDRED NINETY-TWO OF THE VEHICLE OFFENSE AND TRAFFIC LAW, OR (VI) ANY CRIME SPECIFIED IN THE PENAL LAW FOR WHICH 23 24 A VIOLATION OF ANY PROVISION OF SECTION ELEVEN HUNDRED NINETY-TWO OF THE 25 VEHICLE AND TRAFFIC LAW IS AN ESSENTIAL ELEMENT; OR

26 (B) SUCH PERSON HAS NOT BEEN CONVICTED OF A FELONY, AT LEAST SEVEN 27 YEARS HAVE ELAPSED SINCE SUCH PERSON WAS LAST CONVICTED OF A MISDEMEANOR 28 AND HE OR SHE HAS BEEN CONVICTED OF NOT MORE THAN TWO MISDEMEANORS WHICH WAS (I) AN OFFENSE SPECIFIED IN ARTICLE ONE HUNDRED 29 NEITHER OF THIRTY OR TWO HUNDRED SIXTY-THREE OF THE PENAL LAW, (II) AN OFFENSE 30 SPECIFIED IN ARTICLE ONE HUNDRED NINETY-FIVE OR TWO HUNDRED OF THE PENAL 31 32 WHERE THE PETITIONER WAS A PUBLIC SERVANT AT THE TIME OF THE LAW OFFENSE, OR (III) AN OFFENSE SPECIFIED IN SECTION ELEVEN HUNDRED NINE-33 34 TY-TWO OF THE VEHICLE AND TRAFFIC LAW. NOTWITHSTANDING THE FOREGOING, 35 IN NO EVENT MAY A PERSON BRING A PETITION UNDER THIS SECTION UNLESS ΗE OR SHE HAS COMPLETED ANY AND ALL SENTENCES HE OR SHE RECEIVED ON ACCOUNT 36 37 OF SUCH CONVICTION OR CONVICTIONS. WHERE A PERSON HAS BEEN CONVICTED OF 38 A CRIMINAL OFFENSE UNDER FEDERAL LAW OR THE LAW OF ANOTHER STATE, AND 39 SUCH CONVICTION WOULD CONSTITUTE A FELONY UNDER THE PENAL LAW OF THIS 40 STATE, SUCH PERSON MAY NOT BRING A PETITION UNDER THIS SECTION; AND WHERE SUCH CONVICTION WOULD CONSTITUTE A MISDEMEANOR, IT SHALL BE COUNT-41 FOR PURPOSES OF THIS PARAGRAPH AS IF IT WERE A MISDEMEANOR UNDER THE 42 ED 43 PENAL LAW OF THIS STATE.

44 FOR PURPOSES OF THIS SECTION, A PERSON SHALL HAVE COMPLETED A SENTENCE 45 WHEN HE OR SHE HAS SERVED IN FULL ANY TERM OF IMPRISONMENT AND FINISHED TERM OR PERIOD OF PAROLE, PROBATION, CONDITIONAL RELEASE AND 46 ANY 47 POST-RELEASE SUPERVISION; MADE ALL REQUIRED RESTITUTION; COMPLETED ALL 48 REQUIRED COMMUNITY SERVICE; PAID ALL FINES AND SURCHARGES ASSESSED, 49 INCLUDING THOSE THAT WERE DEFERRED AND MADE SUBJECT TO COLLECTION IN THE 50 SAME MANNER AS A CIVIL JUDGMENT PURSUANT TO SUBDIVISION FIVE OF SECTION 51 THIS CHAPTER; AND OTHERWISE SATISFIED ALL CONDITIONS IMPOSED 420.40 OF BY THE SENTENCING COURT. FURTHER, THE PERIODS OF TIME SPECIFIED IN PARA-52 GRAPHS (A) AND (B) OF THIS SUBDIVISION SHALL BE TOLLED BY ANY PERIOD 53 54 FROM THE DATE OF SENTENCE TO THE DATE WHEN THE PETITIONER WAS LAST 55 RELEASED FROM ANY PERIOD OF INCARCERATION ON ACCOUNT OF THE CONVICTION 56 OR CONVICTIONS FOR WHICH SEALING IS SOUGHT.

1 NO PERSON MAY BRING A PETITION UNDER THIS SECTION WHILE ANY CHARGED 2 CRIMINAL OFFENSE IS PENDING AGAINST HIM OR HER AND NO PERSON MAY HAVE 3 MORE THAN ONE SUCH PETITION GRANTED DURING HIS OR HER LIFETIME. THE 4 RIGHT TO BRING A PETITION HEREUNDER MAY NOT BE WAIVED.

5 COURT TO WHICH PETITION UNDER THIS SECTION MUST BE BROUGHT; FILING 2. 6 FEE; RESPONSIBILITIES OF THE COURT. (A) A PETITION TO SEAL THE RECORD OF A CONVICTION FOR A CRIMINAL OFFENSE SPECIFIED IN PARAGRAPH (A) OF SUBDI-7 8 VISION ONE OF THIS SECTION MUST BE BROUGHT IN THE SUPERIOR COURT IN 9 WHICH THE CONVICTION WAS ENTERED. A PETITION TO SEAL THE RECORD OF A 10 CONVICTION FOR A CRIMINAL OFFENSE SPECIFIED IN PARAGRAPH (B) OF SUBDIVI-SION ONE OF THIS SECTION MUST BE BROUGHT IN A SUPERIOR COURT 11 OF THE COUNTY IN WHICH THE COURT IN WHICH THE CONVICTION WAS ENTERED IS LOCATED 12 13 IF THE PETITION IS TO SEAL THE RECORDS OF MORE THAN ONE SUCH OR. 14 CONVICTION, THE PETITION MAY BE BROUGHT IN THE SUPERIOR COURT OF ANY 15 COUNTY IN WHICH A COURT IN WHICH ONE OR MORE OF SUCH CONVICTIONS WAS ENTERED IS LOCATED. NO COURT MAY ACCEPT A PETITION UNDER THIS SECTION 16 UNLESS IT IS ACCOMPANIED BY A FILING FEE OF NINETY-FIVE DOLLARS PAYABLE 17 18 TO THE CLERK OF THE COURT; PROVIDED, HOWEVER, SUCH FEE MAY BE WAIVED 19 WHERE, DUE TO THE PETITIONER'S INDIGENCE, PAYMENT OF THE FILING FEE 20 WOULD WORK AN UNREASONABLE HARDSHIP ON THE PERSON OR HIS OR HER IMMEDI-21 ATE FAMILY.

(B) THE SUPERIOR COURT THAT RECEIVES A PETITION UNDER PARAGRAPH (A) OF 22 THIS SUBDIVISION SHALL REQUEST FROM THE DIVISION OF CRIMINAL JUSTICE 23 SERVICES AND THE FEDERAL BUREAU OF INVESTIGATION AN UPDATED CRIMINAL 24 25 HISTORY RECORD OF THE PETITIONER, INCLUDING ANY SEALED OR SUPPRESSED 26 INFORMATION. UPON RECEIPT OF THE REQUEST, THE DIVISION OF CRIMINAL 27 JUSTICE SERVICES SHALL PROVIDE A CRIMINAL HISTORY REPORT AND SHALL ALSO PROVIDE A REPORT FROM THE FEDERAL BUREAU OF INVESTIGATION REGARDING 28 ANY CRIMINAL HISTORY INFORMATION THAT OCCURRED IN OTHER JURISDICTIONS. 29 THE DIVISION IS HEREBY AUTHORIZED TO RECEIVE SUCH INFORMATION FROM THE 30 FEDERAL BUREAU OF INVESTIGATION FOR THIS PURPOSE. 31

32 (C) (1) PROVIDED THE PETITION COMPLIES WITH THE PROVISIONS OF SUBDIVI-33 SION ONE OF THIS SECTION AND THE PETITIONER HAS BEEN CONVICTED OF A FELONY OFFENSE, THE COURT, IN ITS DISCRETION AND IN THE INTERESTS OF 34 35 JUSTICE, MAY GRANT THE PETITION AND ORDER THE SEALING OF THE RECORDS OF THE PETITIONER'S CONVICTION OR MAY DISMISS THE PETITION. IF, HOWEVER, 36 PETITIONER HAS NOT BEEN CONVICTED OF ANY FELONY OFFENSE, THE COURT 37 THE 38 MUST GRANT THE PETITION AND ORDER THE SEALING OF THE RECORDS OF ALL OF THE PETITIONER'S CONVICTIONS FOR OFFENSES WITHIN THE MEANING OF SUBDIVI-39 40 SION ONE OF SECTION 10.00 OF THE PENAL LAW. WHERE THE COURT GRANTS A PETITION UNDER THIS SECTION, THE COURT MUST ALSO ORDER THE SEALING OF 41 42 RECORDS OF ANY NON-CRIMINAL OFFENSE SCHEDULED IN THE PETITION THAT THE 43 IS MORE THAN SEVEN YEARS OLD.

44 (2) WHERE THE COURT HAS DISCRETION TO GRANT OR DISMISS A PETITION 45 PURSUANT TO SUBPARAGRAPH ONE OF THIS PARAGRAPH, IT MUST, BEFORE MAKING ITS DETERMINATION, NOTIFY THE DISTRICT ATTORNEY OF THE COUNTY IN WHICH 46 47 PETITIONER WAS CONVICTED OF A FELONY AND ADVISE THAT THE COURT IS THE CONSIDERING SEALING THE RECORDS OF THAT CONVICTION. THE DISTRICT 48 ATTOR-49 NEY MUST BE GIVEN A REASONABLE OPPORTUNITY, WHICH SHALL NOT BE LESS THAN 50 THIRTY DAYS NOR MORE THAN SIXTY DAYS, IN WHICH TO COMMENT AND SUBMIT MATERIALS TO AID THE COURT IN DETERMINING THE PETITION. THE DISTRICT 51 ATTORNEY MUST PROVIDE NOTICE TO THE VICTIM, IF ANY, OF THE PETITION FOR 52 SEALING BY MAILING WRITTEN NOTICE TO THE VICTIM'S LAST-KNOWN ADDRESS. 53 54 FOR PURPOSES OF THIS PARAGRAPH, "VICTIM" MEANS ANY PERSON WHO HAS 55 SUSTAINED PHYSICAL OR FINANCIAL INJURY TO PERSON OR PROPERTY AS A DIRECT

RESULT OF A FELONY THE RECORD OF WHICH THE PETITIONER IS ASKING THE 1 2 COURT TO SEAL. 3 REQUEST OF THE PETITIONER OR THE DISTRICT ATTORNEY OF A (3) AT THE 4 COUNTY WHO RECEIVES NOTIFICATION PURSUANT TO SUBPARAGRAPH TWO OF THIS 5 PARAGRAPH, OR IN ITS OWN DISCRETION, THE COURT MAY CONDUCT A HEARING TO 6 CONSIDER AND REVIEW ANY RELEVANT EVIDENCE, INCLUDING TESTIMONY OF 7 WITNESSES, OFFERED BY EITHER PARTY THAT WOULD AID THE COURT IN DETERMIN-8 ING WHETHER TO ORDER THE SEALING OF THE RECORDS OF THE PETITIONER'S 9 CONVICTIONS. 10 (4) WHERE THE COURT HAS DISCRETION TO GRANT OR DISMISS A PETITION PURSUANT TO SUBPARAGRAPH ONE OF THIS PARAGRAPH, IT MUST CONSIDER ANY 11 RELEVANT FACTORS, INCLUDING BUT NOT LIMITED TO: (I) THE CIRCUMSTANCES 12 AND SERIOUSNESS OF THE OFFENSE THAT RESULTED IN THE CONVICTION; (II) THE 13 14 CHARACTER OF THE PETITIONER, INCLUDING WHAT STEPS HE OR SHE HAS TAKEN 15 SINCE THE TIME OF HIS OR HER OFFENSE TOWARD PERSONAL REHABILITATION, 16 INCLUDING TREATMENT, WORK, SCHOOL, OR OTHER PERSONAL HISTORY THAT DEMON-STRATES REHABILITATION; (III) THE PETITIONER'S CRIMINAL HISTORY; (IV) 17 THE IMPACT OF SEALING THE PETITIONER'S RECORDS UPON HIS OR HER REHABILI-18 19 TATION AND HIS OR HER SUCCESSFUL AND PRODUCTIVE REENTRY AND REINTE-20 GRATION INTO SOCIETY, AND UPON PUBLIC SAFETY; AND (V) ANY STATEMENTS 21 MADE BY ANY VICTIM OF AN OFFENSE COMMITTED BY THE PETITIONER WHERE THERE 22 WAS IN FACT A VICTIM OF SUCH OFFENSE. 23 (5) WHEN A COURT ORDERS THE SEALING OF THE RECORD OF A PETITIONER'S CONVICTION OR CONVICTIONS, THE CLERK OF SUCH COURT SHALL IMMEDIATELY 24 25 NOTIFY THE COMMISSIONER OF THE DIVISION OF CRIMINAL JUSTICE SERVICES, 26 THE HEADS OF ALL APPROPRIATE POLICE DEPARTMENTS AND ALL OTHER LAW ENFORCEMENT AGENCIES, AND ANY COURT THAT SENTENCED THE PETITIONER FOLLOWING CONVICTION OF AN OFFENSE THE RECORD OF WHICH MUST BE SEALED, 27 28 29 OF SUCH ORDER. THEREUPON, ALL OFFICIAL RECORDS AND PAPERS RELATING TO THE PETITIONER'S ARRESTS, PROSECUTIONS AND CONVICTIONS, INCLUDING ALL 30 DUPLICATES AND COPIES THEREOF, ON FILE WITH THE DIVISION OR ANY COURT 31 32 SHALL BE SEALED AND NOT MADE AVAILABLE TO ANY PERSON OR PUBLIC OR 33 PRIVATE AGENCY; PROVIDED, HOWEVER, THE DIVISION SHALL RETAIN ANY FINGER-PRINTS, PALMPRINTS, PHOTOGRAPHS OR DIGITAL IMAGES OF THE SAME. 34 35 (6) NOTWITHSTANDING SUBPARAGRAPH FIVE OF THIS PARAGRAPH, RECORDS SEALED PURSUANT TO SUCH SUBPARAGRAPH SHALL BE MADE AVAILABLE TO: (I) THE 36 37 PETITIONER OR HIS OR HER DESIGNATED AGENT; (II) QUALIFIED AGENCIES, AS DEFINED IN SUBDIVISION NINE OF SECTION EIGHT HUNDRED THIRTY-FIVE OF THE 38 EXECUTIVE LAW, AND FEDERAL AND STATE LAW ENFORCEMENT AGENCIES, WHEN 39 40 ACTING WITHIN THE SCOPE OF THEIR LAW ENFORCEMENT DUTIES; (III) ANY STATE OR LOCAL OFFICER OR AGENCY WITH RESPONSIBILITY FOR THE ISSUANCE OF 41 LICENSES TO POSSESS GUNS, WHEN THE PETITIONER HAS MADE AN APPLICATION 42 43 FOR SUCH A LICENSE; (IV) ANY PROSPECTIVE EMPLOYER OF A POLICE OFFICER OR PEACE OFFICER AS THOSE TERMS ARE DEFINED IN SUBDIVISIONS THIRTY-THREE 44 45 AND THIRTY-FOUR OF SECTION 1.20 OF THIS CHAPTER, IN RELATION TO AN APPLICATION FOR EMPLOYMENT AS A POLICE OFFICER OR PEACE OFFICER, 46 47 PROVIDED, HOWEVER, THAT EVERY PERSON WHO IS AN APPLICANT FOR THE POSI-48 TION OF POLICE OFFICER OR PEACE OFFICER SHALL BE FURNISHED WITH A COPY 49 OF ALL RECORDS OBTAINED UNDER THIS SUBPARAGRAPH AND AFFORDED AN OPPORTU-50 TO MAKE AN EXPLANATION THEREOF; (V) THE JUSTICE CENTER FOR THE NITY PROTECTION OF PEOPLE WITH SPECIAL NEEDS, IN RELATION TO PERFORMING ITS 51 DUTIES UNDER ARTICLE TWENTY OF THE EXECUTIVE LAW; AND (VI) SUCH OTHER 52 AND FURTHER OFFICERS, INDIVIDUALS, INSTITUTIONS AND AGENCIES, PUBLIC OR 53 54 PRIVATE, THAT EMPLOY PERSONS WHO THEREBY HAVE REGULAR CONTACT WITH CHIL-55 DREN OR OTHER VULNERABLE PERSONS AS THE CHIEF ADMINISTRATOR OF THE COURTS MAY DESIGNATE, INCLUDING ALL OFFICERS, INDIVIDUALS, INSTITUTIONS 56

1 AND AGENCIES SUBJECT TO OPERATION, LICENSURE OR CERTIFICATION BY A STATE 2 OVERSIGHT AGENCY AS DEFINED IN SUBDIVISION FOUR OF SECTION FIVE HUNDRED 3 FIFTY OF THE EXECUTION LAW OR OTHERWISE SUBJECT TO OVERSIGHT OR REGU-4 LATION BY THE JUSTICE CENTER FOR THE PROTECTION OF PEOPLE WITH SPECIAL 5 NEEDS.

6 3. DETERMINATION TO BE IN WRITING. ANY DETERMINATION GRANTING OR
7 DISMISSING A PETITION PURSUANT TO SUBDIVISION ONE OF THIS SECTION MUST
8 BE IN WRITING AND, WHERE THE COURT HAS DISCRETION TO MAKE SUCH DETERMI9 NATION, SHALL STATE THE REASONS FOR THAT DETERMINATION.

10 NO RELIEF OF DISABILITIES. A DETERMINATION GRANTING A PETITION 4. 11 PURSUANT TO SUBDIVISION ONE OF THIS SECTION SHALL NOT RELIEVE THE PETI-12 TIONER OF ANY FORFEITURE OR DISABILITY, OR REMOVE ANY BAR TO HIS OR HER EMPLOYMENT, AUTOMATICALLY IMPOSED BY LAW BY 13 REASON OF HIS OR HER 14 CONVICTION OF THE OFFENSE THE RECORDS OF WHICH ARE THEREBY SEALED 15 PROVIDED, HOWEVER, A PETITION PURSUANT TO THIS SECTION FOR SEALING THE 16 RECORD OF A CONVICTION MAY BE ACCOMPANIED BY AN APPLICATION FOR A 17 CERTIFICATE OF RELIEF FROM DISABILITIES UNDER ARTICLE TWENTY-THREE OF 18 CORRECTION LAW, IN WHICH EVENT THE COURT MUST DETERMINE SUCH APPLI-THE 19 CATION AND SUCH DETERMINATION SHALL BE WITHOUT REGARD TO THEDETERMI-20 NOTHING IN THIS SECTION SHALL THE PETITION FOR SEALING. NATION OF PROHIBIT USE OF THE CONVICTION OF AN OFFENSE, THE RECORDS OF WHICH 21 HAVE 22 BEEN SEALED HEREUNDER, IN ANY SENTENCING PROCEEDING, OR AS AN ELEMENT OF 23 OFFENSE IN ANY SUBSEQUENT CRIMINAL PROCEEDING OR REGULATORY ACTION AN 24 COMMENCED AGAINST THE PETITIONER BY THE STATE OR ANY POLITICAL SUBDIVI-25 SION THEREOF.

26 5. UNSEALING OF SEALED RECORDS. WHERE RECORDS OF A PERSON'S CONVICTION 27 OR CONVICTIONS HAVE BEEN SEALED PURSUANT TO THIS SECTION, SUCH RECORD OR RECORDS SHALL BE UNSEALED: (A) IMMEDIATELY UPON SUCH PERSON BEING SUBSE-28 29 OUENTLY ARRAIGNED ON THE CHARGE OF ANY FELONY OFFENSE UNDER THE LAW OF THIS STATE, OR A CRIMINAL OFFENSE UNDER FEDERAL LAW OR THE LAW OF ANOTH-30 ER STATE THAT, UNDER THE PENAL LAW OF THIS STATE, WOULD CONSTITUTE 31 Α 32 FELONY OFFENSE; OR (B) IMMEDIATELY UPON SUCH PERSON BEING SUBSEQUENTLY 33 CONVICTED OF ANY MISDEMEANOR OFFENSE UNDER THE LAW OF THIS STATE, OR A 34 CRIMINAL OFFENSE UNDER FEDERAL LAW OR THE LAW OF ANOTHER STATE THAT, 35 WOULD CONSTITUTE A MISDEMEANOR UNDER THE PENAL LAW OF THIS STATE, PROVIDED, HOWEVER, THAT SUCH NEW ARREST, 36 OFFENSE. ΙF CHARGE OR 37 CONVICTION (FOLLOWING AN APPEAL THEREFROM) RESULTS IN A TERMINATION IN 38 THE ACCUSED AS DEFINED IN SUBDIVISION THREE OF SECTION 160.50 FAVOR OF OF THIS ARTICLE OR IN A CONVICTION FOR A NON-CRIMINAL OFFENSE 39 AS 40 DESCRIBED IN SECTION 160.55 OF THIS ARTICLE, SUCH UNSEALED RECORDS SHALL SEALED AS PROVIDED IN SUBPARAGRAPH FIVE OF PARAGRAPH (C) OF 41 AGAIN BE 42 SUBDIVISION TWO OF THIS SECTION.

43 S 4. Subdivision 16 of section 296 of the executive law, as separately 44 amended by section 3 of part N and section 14 of part AAA of chapter 56 45 of the laws of 2009, is amended to read as follows:

16. It shall be an unlawful discriminatory practice, unless specif-46 ically required or permitted by statute, for any person, agency, bureau, 47 48 corporation or association, including the state and any political subdi-49 vision thereof, to make any inquiry about, whether in any form of appli-50 cation or otherwise, or to act upon adversely to the individual 51 involved, any arrest or criminal accusation of such individual not then pending against that individual which was followed by a termination of 52 that criminal action or proceeding in favor of such individual, as 53 54 defined in subdivision two of section 160.50 of the criminal procedure 55 law, or by a youthful offender adjudication, as defined in subdivision 56 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-1 2 law or by a conviction which is sealed pursuant to section 160.58 dure 3 of the criminal procedure law, OR BY A CONVICTION WHICH IS SEALED PURSU-TO SECTION 160.65 OF THE CRIMINAL PROCEDURE LAW, in connection with 4 ANT 5 the licensing, employment or providing of credit or insurance to such 6 individual; provided, further, that no person shall be required to 7 divulge information pertaining to any arrest or criminal accusation of 8 such individual not then pending against that individual which was followed by a termination of that criminal action or proceeding in favor 9 10 of such individual, as defined in subdivision two of section 160.50 of 11 the criminal procedure law, or by a youthful offender adjudication, as defined in subdivision one of section 720.35 of the criminal procedure law, or by a conviction for a violation sealed pursuant to section 12 13 160.55 of the criminal procedure law, or by a conviction which is sealed 14 15 pursuant to section 160.58 of the criminal procedure law, OR BY Α CONVICTION WHICH IS SEALED PURSUANT TO SECTION 160.65 OF THE CRIMINAL 16 PROCEDURE LAW. The provisions of this subdivision shall not apply to the 17 licensing activities of governmental bodies in relation to the regu-18 19 lation of guns, firearms and other deadly weapons or in relation to an 20 application for employment as a police officer or peace officer as those 21 terms are defined in subdivisions thirty-three and thirty-four of 22 section 1.20 of the criminal procedure law; provided further that the 23 provisions of this subdivision shall not apply to an application for employment or membership in any law enforcement agency INCLUDING ANY 24 25 OFFICER, INDIVIDUAL, INSTITUTION OR AGENCY SUBJECT TO OVERSIGHT OR 26 REGULATION ΒY THE JUSTICE CENTER FOR THE PROTECTION OF PEOPLE WITH INSTITUTION 27 SPECIAL NEEDS OR WITH ANY OTHER OFFICER, INDIVIDUAL, OR BY THE CHIEF ADMINISTRATOR OF THE COURTS PURSUANT TO 28 AGENCY DESIGNATED 29 CLAUSE (VI) OF SUBPARAGRAPH SIX OF PARAGRAPH (C) OF SUBDIVISION TWO OF 30 SECTION 160.65 OF THE CRIMINAL PROCEDURE LAW with respect to any arrest or criminal accusation which was followed by a youthful offender adjudi-31 32 cation, as defined in subdivision one of section 720.35 of the criminal 33 procedure law, or by a conviction for a violation sealed pursuant to section 160.55 of the criminal procedure law, or by a conviction which 34 sealed pursuant to section 160.58 of the criminal procedure law, OR 35 is BY A CONVICTION WHICH IS SEALED PURSUANT TO SECTION 160.65 OF THE CRIMI-36 37 NAL PROCEDURE LAW.

38 S 5. Whenever, in connection with the licensing, employment or providing of credit or insurance to an individual, any person, agency, bureau, 39 40 corporation or association, including the state and any political subdivision thereof, inquires of such individual if he or she has been 41 convicted of a crime, whether in any form of application or otherwise, 42 43 such inquiry, regardless of how worded, shall be deemed to be only as to 44 convictions that have not been sealed pursuant to section 160.55, 160.58 45 or 160.65 of the criminal procedure law, and the individual to whom it directed shall answer accordingly; provided, however, this section 46 is 47 shall not apply where the inquiry would not constitute an unlawful discriminatory practice under subdivision 16 of section 296 of the exec-48 49 utive law.

50 S 6. Nothing in this act shall bar any person from freely speaking or 51 writing about, or publishing by any other means, any information in his 52 or her possession concerning another person's past criminal conviction 53 or convictions, notwithstanding that such conviction or convictions may 54 have been sealed pursuant to this act.

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1 S 7. This act shall take effect on the one hundred eightieth day after 2 it shall have become a law and shall apply to all convictions occurring 3 prior to, on, and after such effective date.