SENATE STATE OF MINNESOTA EIGHTY-EIGHTH SESSION

BR

S.F. No. 2214

(SENATE AUTHORS: CHAMPION, Petersen, B., Eaton and Hayden)

DATE	D-PG	OFFICIAL STATUS
03/03/2014	5930	Introduction and first reading
		Referred to Judiciary
03/04/2014	5965	Author added Peterson
03/12/2014	6117a	Comm report: To pass as amended and re-refer to Finance
04/08/2014	7823a	Comm report: To pass as amended
	7827	Second reading
04/10/2014	8054	HF substituted on General Orders HF2576
04/25/2014	8289	Author added Eaton
05/08/2014	8877	Author added Hayden

1.1 1.2 1.3 1.4 1.5 1.6 1.7 1.8	A bill for an act relating to criminal justice; modifying provisions governing expungement of criminal records; requiring business screening services to delete expunged records; allowing expungement of eviction records in certain cases; amending Minnesota Statutes 2012, sections 260B.198, subdivision 6; 332.70, by adding a subdivision; 504B.345, subdivision 1; 609A.02, subdivision 3; 609A.03, subdivisions 1, 5, 7, 8; proposing coding for new law in Minnesota Statutes, chapter 609A.
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	Section 1. Minnesota Statutes 2012, section 260B.198, subdivision 6, is amended to
1.11	read:
1.12	Subd. 6. Expungement. Except when legal custody is transferred under the
1.13	provisions of subdivision 1, clause (4), (a) The court may expunge the adjudication of
1.14	all records relating to the arrest and delinquency proceedings at any time that it deems
1.15	advisable if the court determines that expungement of the record would yield a benefit
1.16	to the subject of the record that outweighs the detriment to the public and public safety
1.17	in sealing the record and the burden on the court and public agencies or jurisdictions in
1.18	issuing, enforcing, and monitoring the order.
1.19	(b) In making a determination under this subdivision, the court shall consider:
1.20	(1) the age, education, experience, and background, including mental and emotional
1.21	development, of the subject of the record at the time of commission of the offense;
1.22	(2) the circumstances and nature and severity of the offense, including any
1.23	aggravating or mitigating factors in the commission of the offense;
1.24	(3) victim and community impact, including age and vulnerability of the victim;
1.25	(4) the level of participation of the subject of the record in the planning and carrying
1.26	out of the offense, including familial or peer influence in the commission of the offense;

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2.1	(5) the juvenile delinquency and criminal history of the subject of the record;
2.2	(6) the programming history of the subject of the record, including child welfare,
2.3	school and community-based, and probation interventions, and the subject's willingness to
2.4	participate meaningfully in programming, probation, or both;
2.5	(7) any other aggravating or mitigating circumstance bearing on the culpability or
2.6	potential for rehabilitation of the subject of the record; and
2.7	(8) the benefit that expungement would yield to the subject of the record in pursuing
2.8	education, employment, housing, or other necessities.
2.9	(c) Notwithstanding paragraph (a), a record that is expunged under this subdivision
2.10	may be opened or exchanged between criminal justice agencies in the same manner as a
2.11	criminal record under section 609A.03, subdivision 7, paragraph (b).
2.12	(d) Section 609A.03, subdivision 9, applies to an appeal of an order under this
2.13	subdivision.
2.14	Sec. 2. Minnesota Statutes 2012, section 332.70, is amended by adding a subdivision
2.15	to read:
2.16	Subd. 3a. Deletion of expunged records. If a business screening service knows that
2.17	a criminal record has been sealed, expunged, or is the subject of a pardon, the screening
2.18	service shall promptly delete the record.
2.19	Sec. 3. Minnesota Statutes 2012, section 504B.345, subdivision 1, is amended to read:
2.20	Subdivision 1. General. (a) If the court or jury finds for the plaintiff, the court shall
2.21	immediately enter judgment that the plaintiff shall have recovery of the premises, and shall
2.22	tax the costs against the defendant. The court shall issue execution in favor of the plaintiff
2.23	for the costs and also immediately issue a writ of recovery of premises and order to vacate.
2.24	(b) The court shall give priority in issuing a writ of recovery of premises and order
2.25	to vacate for an eviction action brought under section 504B.171 or on the basis that the
2.26	tenant is causing a nuisance or seriously endangers the safety of other residents, their
2.27	property, or the landlord's property.
2.28	(c) If the court or jury finds for the defendant;
2.29	(1) the court shall enter judgment for the defendant, tax the costs against the plaintiff,
2.30	and issue execution in favor of the defendant; and
2.31	(2) the court may expunge the records relating to the action under the provisions
2.32	of section 484.014 at the time judgment is entered or after that time upon motion of the
2.33	defendant.

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3.1	(d) Except in actions brought: (1) under section 504B.291 as required by section
3.2	609.5317, subdivision 1; (2) under section 504B.171; or (3) on the basis that the tenant is
3.3	causing a nuisance or seriously endangers the safety of other residents, their property, or
3.4	the landlord's property, upon a showing by the defendant that immediate restitution of the
3.5	premises would work a substantial hardship upon the defendant or the defendant's family,
3.6	the court shall stay the writ of recovery of premises and order to vacate for a reasonable
3.7	period, not to exceed seven days.
3.8	Sec. 4. Minnesota Statutes 2012, section 609A.02, subdivision 3, is amended to read:
3.9	Subd. 3. Certain criminal proceedings not resulting in conviction. (a) A petition
3.10	may be filed under section 609A.03 to seal all records relating to an arrest, indictment or
3.11	information, trial, or verdict if the records are not subject to section 299C.11, subdivision
3.12	1, paragraph (b), and if:
3.13	(1) all pending actions or proceedings were resolved in favor of the petitioner.
3.14	For purposes of this chapter, a verdict of not guilty by reason of mental illness is not a
3.15	resolution in favor of the petitioner-;
3.16	(2) the petitioner has successfully completed the terms of a diversion program or
3.17	stay of adjudication and has not been charged with a new crime for at least one year since
3.18	completion of the diversion program or stay of adjudication;
3.19	(3) the petitioner was convicted of or received a stayed sentence for a petty
3.20	misdemeanor, misdemeanor, or gross misdemeanor and has not been convicted of a new
3.21	crime for at least three years since discharge of the sentence for the crime; or
3.22	(4) the petitioner was convicted of or received a stayed sentence for a felony
3.23	violation of an offense listed in paragraph (b), and has not been convicted of a new crime
3.24	for at least five years since discharge of the sentence for the crime.
3.25	(b) Paragraph (a), clause (4), applies to the following offenses:
3.26	(1) section 35.824 (altering livestock certificate);
3.27	(2) section 62A.41 (insurance regulations);
3.28	(3) section 86B.865, subdivision 1 (certification for title on watercraft);
3.29	(4) section 152.025 (controlled substance in the fifth degree); 152.027, subdivision
3.30	6, paragraph (c) (sale of synthetic cannabinoids); or 152.097 (sale of simulated controlled
3.31	substance);
3.32	(5) section 168A.30, subdivision 1 (certificate of title false information); or 169.09,
3.33	subdivision 14, paragraph (a), clause (1) or (2) (accident resulting in death or great
3.34	bodily harm);
3.35	(6) chapter 201; 203B; or 204C (voting violations);

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4.1	(7) section	on 228.45; 228.47; 2	228.49; 228.5	0, or 228.51 (false bill	l of lading);
4.2				assistance application)	
4.3	<u>(9) section</u>	on 296A.23, subdiv	ision 2 (willf	ul evasion of fuel tax);	1
4.4	<u>(10) sect</u>	ion 297D.09, subdi	vision 1 (fail	are to affix stamp on sc	heduled substances);
4.5	<u>(11) sect</u>	ion 297G.19 (liquor	taxation); or	340A.701 (unlawful a	cts involving liquor);
4.6	<u>(12) sect</u>	ion 325F.743 (preci	ous metal de	alers); or 325F.755, su	bdivision 7 (prize
4.7	notices and so	licitations);			
4.8	<u>(13) sect</u>	ion 346.155, subdiv	vision 10 (fai	ure to control regulate	d animal);
4.9	<u>(14) sect</u>	tion 349.2127; or 34	9.22 (gambl	ng regulations);	
4.10	(15) sect	tion 588.20 (contem			
4.11	<u>(16) sect</u>	ion 609.26, subdivi	sion 6, parag	caph (a), clause (1) (de	privation of custodial
4.12	or parental rig	<u>hts);</u>			
4.13	<u>(17) sect</u>	ion 609.27, subdivi	sion 1, claus	es (2) to (5) (coercion)	<u>.</u> 2
4.14	<u>(18) sect</u>	ion 609.31 (leaving	state to evac	le establishment of pat	ernity); or 609.375,
4.15	subdivision 2a	(nonsupport of spo	ouse or child)	2	
4.16	<u>(19) sect</u>	ion 609.3242, subd	ivision 2, cla	use (2) (prostitution cr	ime in school or
4.17	park zone);				
4.18	<u>(20) sect</u>	ion 609.485, subdiv	vision 4, para	graph (a), clause (2) o	r (4) (escape from
4.19	civil commitm	ent or mental illnes	<u>ss);</u>		
4.20	<u>(21) sect</u>	tion 609.487, subdiv	vision 3 (fleet	ng a peace officer);	
4.21	<u> </u>		to appear in	court); or 609.495, sub	division 1 (aiding
4.22	offender to av				
4.23	<u> </u>			e (3)(a) (theft of \$5,00	
4.24			•	sion; or 609.52, subdiv	ision 3a, clause (1)
4.25	-	0 or less with risk of			
4.26		tion 609.525 (bringi			
4.27				se (2) (metal dealer rec	
4.28	<u> </u>			se (3), or subdivision 5	
4.29	<u> </u>	÷		ssession or use of scar	
4.30			3, clause (3)	(possession or sale of	stolen or counterfeit
4.31		0.529 (mail theft);	. 1	1 \	
4.32	<u> </u>	tion 609.53 (receivin			(1.1.1
4.33	<u> </u>	101 009.535, Subdiv	ision 2a, par	agraph (a), clause (1)	uisnonored check
4.34	<u>over \$500);</u>	ion 600 54 al	() (amb $a = -1$	mont of multic for 1	22500 or 1000
4.35				ment of public funds s	52,500 of less);
4.36	(31) sect	tion 609.551 (rustlin	ig and livesto	ock men);	

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5.1	(32) section	on 609.5641, subdi	vision 1a, pa	ragraph (a) (wildfire a	rson);
5.2				e (3), item (iii) (neglig	
5.3				es (2) to (4), and subd	
5.4	(a) (criminal da	mage to property);			
5.5	(35) sectio	on 609.597, subdivi	ision 3, claus	e (3) (assaulting or ha	rming police horse);
5.6	(36) sectio	on 609.625 (aggrav	ated forgery); 609.63 (forgery); 60	9.631, subdivision
5.7	4, clause (3)(a)	(check forgery \$2,:	500 or less);	609.635 (obtaining si	gnature by false
5.8	pretense); 609.6	64 (recording, filing	forged instr	ument); or 609.645 (fr	audulent statements);
5.9	<u>(37) section</u>	on 609.65, clause (1) (false certi	fication by notary); or	609.651, subdivision
5.10	4, paragraph (a)) (lottery fraud);			
5.11	<u>(38) section</u>	on 609.652 (fraudu	lent driver's	icense and identificati	on card);
5.12	(39) section	on 609.66, subdivis	ion 1a, parag	graph (a) (discharge of	firearm; silencer);
5.13	609.66, subdivi	sion 1b (furnishing	firearm to m	inor); or 609.66, subd	ivision 1c (furnishing
5.14	a dangerous we	apon);			
5.15	(40) section	on 609.662, subdivi	ision 2, parag	graph (b) (duty to rend	ler aid);
5.16	<u>(41) section</u>	on 609.667 (removi	ing or alterin	g serial number on fir	earm); or 609.686,
5.17	subdivision 2 (t	ampering with fire	alarm);		
5.18	(42) section	on 609.746, subdiv	ision 1, para	graph (e) (interference	e with privacy;
5.19	subsequent viol	ation or minor vict	<u>im);</u>		
5.20	(43) section	on 609.80, subdivis	ion 2 (interfe	erence with cable com	munications system);
5.21	<u>(44) section</u>	on 609.821, subdivi	ision 2 (finar	cial transaction card f	raud);
5.22	<u>(45) section</u>	on 609.822 (residen	ntial mortgag	e fraud);	
5.23	<u>(46) section</u>	on 609.825, subdivi	ision 2 (bribe	ery of participant or of	ficial in contest);
5.24	<u>(47) section</u>	on 609.855, subdivi	ision 2, para	graph (c), clause (1) (i	interference with
5.25	transit operator	<u>);</u>			
5.26	<u>(48) section</u>	on 609.88 (compute	er damage); o	or 609.89 (computer th	neft);
5.27	<u>(49) section</u>	on 609.893, subdivi	ision 2 (telec	ommunications and ir	formation services
5.28	fraud);				
5.29	<u>(50) sectio</u>	on 609.894, subdivi	ision 3 or 4 (cellular counterfeiting	<u>, ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;</u>
5.30	<u>(51) section</u>	on 609.895, subdivi	ision 3, parag	graph (a) or (b) (count	erfeited intellectual
5.31	property);				
5.32	<u>(52) section</u>	on 609.896 (movie	pirating);		
5.33	<u>(53) section</u>	on 624.7132, subdi	vision 15, pa	ragraph (b) (transfer p	pistol to minor);
5.34			-	subsequent violation); or 624.7141,
5.35		ransfer of pistol to			
5.36	<u>(54) sectio</u>	on 624.7181 (rifle c	or shotgun in	public by minor).	

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- Sec. 5. [609A.025] NO PETITION REQUIRED IN CERTAIN CASES WITH 6.1 **PROSECUTOR AGREEMENT AND NOTIFICATION.** 6.2 (a) If the prosecutor agrees to the sealing of a criminal record, the court shall seal the 6.3 criminal record for a person described in section 609A.02, subdivision 3, without the filing 6.4 of a petition unless it determines that the interests of the public and public safety in keeping 6.5 the record public outweigh the disadvantages to the subject of the record in not sealing it. 6.6 (b) Before agreeing to the sealing of a record under this section, the prosecutor shall 6.7 make a good faith effort to notify any identifiable victims of the offense of the intended 6.8 agreement and the opportunity to object to the agreement. 6.9 (c) Subject to paragraph (b), the agreement of the prosecutor to the sealing of records 6.10
- 6.11 for a person described in section 609A.02, subdivision 3, paragraph (a), clause (2), may
- 6.12 <u>occur before or after the criminal charges are dismissed.</u>

6.13 Sec. 6. Minnesota Statutes 2012, section 609A.03, subdivision 1, is amended to read:
6.14 Subdivision 1. Petition; filing fee. An individual who is the subject of a criminal
6.15 record who is seeking the expungement of the record shall file a petition under this section
6.16 and pay a filing fee in the amount required under section 357.021, subdivision 2, clause
6.17 (1). The filing fee may be waived in cases of indigency and shall be waived in the cases
6.18 described in section 609A.02, subdivision 3, paragraph (a), clause (1).

- 6.19 Sec. 7. Minnesota Statutes 2012, section 609A.03, subdivision 5, is amended to read:
 6.20 Subd. 5. Nature of remedy; standard. (a) Except as otherwise provided by
 6.21 paragraph (b), expungement of a criminal record is an extraordinary remedy to be granted
 6.22 only upon clear and convincing evidence that it would yield a benefit to the petitioner
 6.23 commensurate with the disadvantages to the public and public safety of:
- 6.24 (1) sealing the record; and

6.25 (2) burdening the court and public authorities to issue, enforce, and monitor an6.26 expungement order.

(b) Except as otherwise provided by this paragraph, if the petitioner is petitioning
for the sealing of a criminal record under section 609A.02, subdivision 3, paragraph (a),
clause (1) or (2), the court shall grant the petition to seal the record unless the agency
or jurisdiction whose records would be affected establishes by clear and convincing
evidence that the interests of the public and public safety outweigh the disadvantages
to the petitioner of not sealing the record.

6.33

(c) In making a determination under this subdivision, the court shall consider:

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7.1	(1) the	nature and severity c	of the underly	ing crime the record o	f which would be
7.2	sealed;				
7.3	<u>(2) the</u>	risk, if any, the petiti	oner poses to	individuals or society	2
7.4	(3) the	length of time since	the crime occ	eurred;	
7.5	(4) the	steps taken by the pe	titioner towa	ds rehabilitation follo	wing the crime;
7.6	<u>(5) agg</u>	gravating or mitigatin	g factors relat	ing to the underlying	crime, including the
7.7	petitioner's l	evel of participation,	claims of inn	ocence, and irregularit	ies in the trial;
7.8	<u>(6) the</u>	reasons for the exput	ngement, incl	uding the petitioner's a	attempts to obtain
7.9	employment	t, housing, or other ne	ecessities;		
7.10	<u>(7) the</u>	petitioner's criminal	record;		
7.11	<u>(8) the</u>	petitioner's record of	employment	and community invol-	vement;
7.12	<u>(9) the</u>	recommendations of	interested la	w enforcement, prosec	cutorial, and
7.13	corrections of	officials;			
7.14	<u>(10) th</u>	e recommendations o	of victims of t	he underlying crime; a	nd
7.15	<u>(11) ot</u>	ther factors deemed re	elevant by the	court.	
7.16	<u>(e) (d)</u>	Notwithstanding sect	tion 13.82, 13	.87, or any other law t	o the contrary, if the
7.17	court issues	an expungement orde	er it may requ	ire that the criminal re	cord be sealed, the
7.18	existence of	the record not be reve	ealed, and the	e record not be opened	except as required
7.19	under subdiv	vision 7. Records mus	t not be destro	byed or returned to the	subject of the record.
7.20	Sec. 8. N	linnesota Statutes 201	2, section 60	9A.03, subdivision 7, i	s amended to read:
7.21	Subd.	7. Limitations of ore	der. (a) Upon	issuance of an expung	gement order related
7.22	to a charge s	supported by probable	e cause, the D	NA samples and DNA	records held by
7.23	the Bureau of	of Criminal Apprehen	sion and coll	ected under authority of	other than section
7.24	299C.105, sl	hall not be sealed, ret	urned to the s	ubject of the record, or	r destroyed.
7.25	(b) No	twithstanding the issu	ance of an ex	xpungement order:	
7.26	(1) an	expunged record may	be opened f	or purposes of a crimin	nal investigation,
7.27	prosecution,	or sentencing, upon a	an ex parte ec	wrt order or exchanged	d between criminal
7.28	justice agend	cies without a court o	rder if the rec	ord is pertinent in init	iating, furthering,
7.29	or completin	ig an investigation or	prosecution of	or for sentencing purpo	oses or providing
7.30	probation or	other correctional se	rvices;		
7.31	(2) an	expunged record of a	conviction m	ay be opened for purp	oses of evaluating a
7.32	prospective	employee in a crimina	al justice agen	ncy without a court or	ler; and
7.33	(3) an	expunged record of a	conviction m	ay be opened for purp	oses of a background
7.34	study under	section 245C.08 unle	ess the court of	order for expungement	is directed
7.35	specifically	to the commissioner of	of human serv	vices.	

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8.1	Upon request by law enforcement, prosecution, or corrections authorities, an agency
8.2	or jurisdiction subject to an expungement order shall inform the requester of the existence
8.3	of a sealed record and of the right to obtain access to it as provided by this paragraph (c)
8.4	An agency or jurisdiction subject to an expungement order shall maintain the record in a
8.5	manner that provides access to the record by a criminal justice agency under paragraph
8.6	(b), clause (1), but notifies the recipient that the record has been sealed. Upon request by
8.7	the commissioner of human services, an agency or jurisdiction subject to an expungement
8.8	order shall inform the commissioner of the existence of the sealed record and of the right
8.9	to obtain access to the record under paragraph (b), clause (3). An expunged record that is
8.10	opened or exchanged under this subdivision remains subject to the expungement order in
8.11	the hands of the person receiving the record.
8.12	(d) Notwithstanding section 138.17, a criminal justice agency that receives an
8.13	expunged record under paragraph (b), clause (1), shall destroy the record when the
8.14	investigation becomes inactive or the record is no longer needed for the purpose for which
8.15	it was obtained.
8.16	(e) For purposes of this section, a "criminal justice agency" means courts or a
8.17	government agency that performs the administration of criminal justice under statutory
8.18	authority.
8.19	Sec. 9. Minnesota Statutes 2012, section 609A.03, subdivision 8, is amended to read:
8.20	Subd. 8. Distribution and confirmation of expungement orders. (a) The court
8.21	administrator shall send a copy of an expungement order to each agency and jurisdiction
8.22	whose records are affected by the terms of the order and send a letter to the petitioner
8.23	identifying each agency that received the order.
8.24	(b) Each agency and jurisdiction receiving the order must send a letter to the
8.25	petitioner confirming that the record has been expunged.
8.26	(c) Data on the petitioner in a letter sent under this subdivision are private data
8.27	on individuals as defined in section 13.02.
8.28	Sec. 10. [609A.04] REMEDY.
8.29	An individual whose record is expunged under this chapter or other law may bring
8.30	an action under section 13.08 against a government entity that opens or exchanges the
8.31	expunged record in a manner not authorized by law.