

ALABAMA LAW ENFORCEMENT AGENCY

Criminal Record Expungement Kit

The 2013 Legislature created a law allowing, in certain situations, a criminal charge on a person's record to be removed. This packet is provided to assist attorneys or petitioners as a step by step guide to file for an expungement.

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For questions, contact:

ALEA Records & Identification Division P.O. Box 1511
Montgomery, Alabama 36102-1511
www.alea.gov/expungement
334-353-4340

Section A

Overview / Checklist

Overview of Process

A petitioner may file for the expungement of criminal charge (see checklist for qualified charges below) in the Circuit Court of the jurisdiction where the original charge was filed. Using the official petition in **Section D** of this packet, a petitioner may only request expungement for one charge per petition, and that charge must be specifically identified through the submission of certified documents. If the court grants the petition for expungement, each agency that maintains any record related to the expunged charge must forward all such records to ALEA. ALEA will digitally store any records received and destroy physical records. The expunged information is then sealed and separated from the official criminal history record. Please note, there are a few exceptions for accessing the official criminal history record for law enforcement purposes. Therefore, any expunged record is no longer part of a person's criminal record for public purposes.

Checklists for Expungement

Are you qualified to file for an expungement?

Qualified Charges for Expungement

A **non-felony charge** (a misdemeanor criminal offense, a violation, a traffic violation OR a municipal ordinance violation) may be expunged if one of the following criteria are met:

- o the charge was dismissed with prejudice
- the charge was no billed by a grand jury
- the defendant was <u>found not guilty</u> of the charge
- the charge was <u>dismissed without prejudice</u> more than two years ago, has not been refiled, and the defendant has not been convicted of any other felony or misdemeanor crime, any violation, or any traffic violation, excluding minor traffic violations, during the previous two years

A non-violent felony charge may be expunged if:

- the charge was dismissed with prejudice
- the charge was <u>no billed</u> by a grand jury
- the defendant was <u>found not guilty</u> of the charge
- the charge was dismissed <u>after successful completion</u> of a drug court program, mental health court program, diversion program, veteran's court, or any court-approved deferred prosecution program AND more than one year has passed from the successful completion of the program
- of the charge was <u>dismissed without prejudice</u> more than five years ago, was not refiled, and I have not been convicted of any other felony or misdemeanor crime, any violation, or any traffic violation, excluding minor traffic violations, during the previous five years
- ninety days have passed from the date of <u>dismissal with prejudice</u>, no-bill, acquittal, or nolle prosequi and the charge has not been refiled

What files do I need to file for an expungement?

Files required to file for an expungement

o a <u>certified</u> criminal history record from ALEA (see below)

AND <u>one</u> of the following:

- a <u>certified</u> record of arrest from the appropriate law enforcement agency for the court record
- o a <u>certified</u> record of disposition from the appropriate court for the court record
- o a <u>certified</u> record of the case action summary from the appropriate court for the court record

How do I get a certified Criminal History Record?

Requirements for a certified Criminal History Record from the ALEA Records and Identification Division

- o completely fill out the request form (**Section C**)
- an official set of the petitioner's fingerprints that may be obtained from ALEA
 Headquarters in Montgomery or a local law enforcement agency
- o a copy of the petitioner's photo ID
- \$25 (\$5.00 for each additional copy)

Section B

Frequently Asked Questions

Frequently Asked Questions

What is expungement?

The removal of criminal charges from a person's criminal history record accessible for public purposes, such as an employee background check. Expungement is not applicable to a criminal conviction or any violation of the statutes, rules or regulations of the Alabama Securities Commission. Any expunged records are still available to the court or law enforcement.

Can a conviction be expunged?

No. <u>Only charges</u> for non-felonies or non-violent felonies under certain circumstances may be expunged. See the checklist in **Section A** for the specific list of charged offenses that may be expunged.

What if my official criminal history record does not show a charge for an offense that I know I have received?

Not all charges show up on a person's criminal history record for a variety of reasons. Older records were not always sent to ALEA for entry into the state's criminal history database. Some charges are not automated in which case procedures have been put in place to catch these files while being converted to electronic format. Some records have not yet been sent to ALEA and, on occasion, records may be lost or destroyed at the local level. Even if the charge does not appear on a certified criminal history record, a record may still exist in a local law enforcement agency, a prosecutor's file or a court record system. These records may still be accessible or eventually sent to ALEA for inclusion into the official record. If a petitioner knows of a record, even though it does not show up, that person should still file for the expungement to prevent these records from being sent to ALEA at a later date. If granted, the record will be officially removed from any agency for public dissemination.

Can a police department or court keep a record of an expunged charge?

Any criminal justice agency with records on an expunged charge, such as arrest records, booking or arrest photos, or references in the State Court's Information System, must be forwarded to ALEA. However, a law enforcement agency or official, district attorney or a prosecuting authority, the Alabama Department of Forensic Sciences, or the Department of Human Resources may maintain an investigative file, report, case file, or log which may include any evidence, biological evidence, photographs, exhibits, or information in documentary or electronic form. Once an order of expungement is issued, though, this information cannot be disseminated for a non-criminal justice purpose.

Who can see an expunged record?

Expunged records may not be used for any non-criminal justice purpose and may only be made available to criminal justice agencies upon acknowledgement of an investigation or other criminal matter involving the person related to the expungement.

Do I have to divulge that I have been charged for an offense that has been expunged?

The petitioner whose record was expunged does not have to disclose that fact on an application for employment, credit, or other type of application. However, the petitioner whose record was expunged shall have the duty to disclose the fact of the record and any matter relating thereto to any government regulatory or licensing agency, any utility and its agents and affiliates, or any bank or other financial institution. In these circumstances, the government regulatory or licensing agency, utility and its agents and affiliates, or the bank or other financial institution shall have the right to inspect the expunged records after filing notice with the court. A person applying for a position as a law enforcement or corrections officer must disclose and provide a copy of the expungement to the agency.

Will an expunged criminal charge show up on an employee background check?

Once an order of expungement is granted, that offense will no longer be part of a publically accessible record used for employee background checks.

Does an expungement apply to a non-government background check service?

An order of expungement does not necessarily apply to an unofficial 3rd party background service. However, if a petitioner provides notice to the service that an expungement has been granted, the record may no longer be intentionally disseminated by that entity.

Does an expungement restore my rights to carry a firearm?

An expungement order shall not entitle an individual to ship, transport, possess, or receive a firearm. Any person whose record of conviction is expunged may have his or her right to ship, transport, possess, or receive a firearm restored by a Certificate of Pardon with Restoration of Civil and Political Rights from the Alabama Board of Pardons and Paroles.

Section C

ALEA Criminal History Forms

- a. Application to Review Alabama Criminal History Record Information
- b. Attorney/3rd Party Representation Waiver Form

Appendix A – Chapter 265-X-2



ALABAMA LAW ENFORCEMENT AGENCY

Application to Review Alabama Criminal History Record Information

Applicant Information

Full Name (First, Middle, Last, S	uffix):		
Applicant <u>Current</u> Address:			
City:	State:	Zip	Code:
Alias or Nickname(s):		Sex/Gend	er: OMale OFemale
Social Security Number:		Date of Birth:	(month/date/year)
Race: OWhite OBlack C	Asian Olndian Oot	ner (please specify)	
Current Driver's License Number	er:	Issuing Stat	:e:
Current e-mail address:			
Home Phone #: ()		Cell Phone #: ()
Work Phone #: ()		Extension:	
made payable to the A classifiable copy of	e ALEA Records and Ident of my own fingerprints take of "Appendix C" for instruct by request to Review my Alaba signing below and submitting to entation is correct. I also acknow person who willfully requests, or puilty of a felony, and shall be for	ten by an authorized law enfitions). It is a criminal history record informath is application, I hereby verify that whe will all that I understand that, in a contains or seeks to obtain criminal of the indicate criminal offender record in the less than \$5,000 nor more	rion (CHRI) maintained by the the information listed in my accordance with Section 41-9-601 offender record information information to any agency or
Applicant Signature		Date	
Name of Witness		lame of Witness	
Address of Witness		Address of Witness	
City, State and Zip		City, State and Zip	
Sworn to and subscribed before			
Notary Signature		Vly Commission Expires	, 20

Appendix A-1 - Chapter 265-X-2



ALABAMA LAW ENFORCEMENT AGENCY

Application to Challenge Alabama Criminal History Record Information

Request to Challenge CHRI maintained by ALEA

An individual may Challenge or Appeal any portion of his or her own Criminal History Record Information (CHRI) maintained by the ALEA Records and Identification Division that he or she believes to be **incomplete** or **inaccurate**. This may be requested by completing the *ALEA Application to Challenge AL Criminal History Record Information* and returning it along with the required documentation to ALEA within one calendar year of the date of the ALEA response to the individual's request to review CHRI.

<u>Please ATTACH IN WRITING to this completed application the following information regarding EACH arrest</u> and/or disposition you wish to challenge:

- 1. The charge and DATE of each specific arrest or disposition being challenged;
- 2. The Name of the ARRESTING AGENCY OR COURT for each arrest or disposition being challenged;
- 3. A listing of each specific arrest or disposition being challenged;
- 4. The details related to why each specific arrest is incorrect or incomplete;
- 5. What the applicant believes to be the correct information for each arrest or disposition being challenged;
- 6. Where the applicant obtained what he/she believes to be the correct supporting information (if applicable); and
- **7. Official documentation from the arresting agency or court (if applicable) to support** each arrest or disposition being challenged.

Please mail your completed application, along with the required documentation to:

ALEA Records & Identification Division

P.O. Box 1511

Montgomery, Alabama 36102-1511

The ALEA Application to Review or Challenge AL Criminal History Record Information will be reviewed by an ALEA official, along with the documentation provided. The applicant will be notified as promptly as possible of the results of the challenge and you may appeal a decision that is unsatisfactory to you according to the procedures established by the ALEA Commission.

Questions? Contact the Alabama Law Enforcement Agency's Records & Identification Division by calling **334-353-4340.** ALEA's normal business hours are Monday through Friday, from 8:00 a.m. until 5:00 p.m. Central Standard Time (CST).

Appendix B - Chapter 265-X-2



Applicant Instructions

For completing the ALEA Applications to Review or to Challenge Alabama Criminal History Record Information

In order for your request to review, challenge or appeal your Alabama criminal history record information to be processed by the Alabama Law Enforcement Agency (ALEA), you must complete the ALEA Application to Review or to Challenge AL Criminal History Record Information in accordance with the following instructions:

- 1. Your application must include ONE COPY of at least one of the following forms of your own valid photo identification:
 - a. A valid unexpired United States state-issued photo driver license or photo ID (non-driver) card;
 - b. A valid unexpired United States Active Duty, Retiree or Reservist military ID card (DD Form 2 or 2A);
 - c. A valid unexpired United States Military Dependent ID card (for spouse or children of Active Duty Military personnel);
 - d. A valid unexpired United States Citizenship and Immigration Service Documentation, which may include either:
 - i. Certificate of Naturalization N-550, N-570, N-578; or
 - ii. Certificate of Citizenship N-560, N-561, N-645
 - e. A valid unexpired United States Passport; or
 - f. A valid unexpired Foreign Passport which meets the following requirements:
 - A foreign passport must contain a Valid United States Visa or I-94 to be used as a primary proof of identification; or
 - ii. A foreign passport, not issued in English, must be translated and accompanied by a Certificate of Accurate Translation. Passports are not acceptable if un-translated into English and/or expired.
- 2. Your application must include the required \$25.00 administrative fee in the form of only a cashier's check or a money order made payable to the "ALEA Records and Identification Division" (sorry personal and/or business checks are not accepted).; and
- 3. Your application must include a classifiable set of your own fingerprints, taken by an authorized law enforcement agency with an FBI-issued Originating Agency Number (ORI).
 - a. The fingerprints accompanying your application should be provided to ALEA on an official FBI-approved "Applicant" fingerprint card or a FBI-approved AFIS printout of an official "Applicant" fingerprint card (i.e., FBI blue card) collected by an approved law enforcement agency with a valid FBI ORI. This permits positive identification and insures that the proper criminal record is reviewed.
 - b. Details for the fingerprinting agency may be found in APPENDIX C.
- 4. If your application is to CHALLENGE any part of your CHRI maintained by ALEA, the application must include, at a minimum:
 - a. The charge and DATE of each specific arrest or disposition being challenged;
 - b. The Name of the ARRESTING AGENCY OR COURT for each arrest or disposition being challenged;
 - c. A listing of each specific arrest or disposition being challenged;
 - d. The details related to why each specific arrest is incorrect or incomplete;
 - e. What the applicant believes to be the correct information for each arrest or disposition being challenged;
 - f. Where the applicant obtained what he/she believes to be the correct supporting information (if applicable); and
 - g. Official documentation from the arresting agency or court (if applicable) to support each arrest or disposition being challenged.
- 5. Your completed request and all of the required documentation should be mailed to:

Alabama Law Enforcement Agency – Records & Identification Division P.O. Box 1511

Montgomery, Alabama 36102-1511

Please allow a minimum of 5-10 business days from the date the application is received by ALEA for ALEA to process your request for review. Requests to Challenge CHRI information do NOT fall under this timeframe, as they require additional research, contact and verification with the arresting agencies, etc. If you have any questions concerning this procedure, you may contact ALEA by calling (334) 353-4340.

Appendix C - Chapter 265-X-2

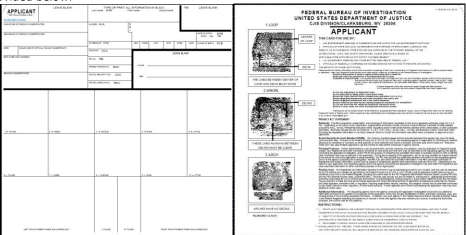


Instructions for Law Enforcement Official

Taking the applicant's fingerprints on FBI "Applicant" Fingerprint Card FD-258 (Rev 12-10-07)

In accordance with Alabama law and the procedures established in Section 265-X-2 of the *Alabama Administrative Code*, individual citizens may request and may be provided with classifiable sets of their own fingerprints to accompany a request for his/her own Alabama criminal history record information (CHRI) from the Alabama Law Enforcement Agency (ALEA).

- One of the requirements for an individual to request their own criminal history record information is that the
 individual to provide ALEA with a classifiable set of his or her own fingerprints (taken by an authorized law
 enforcement agency with an FBI-issued ORI) with his or her application to Review or Challenge his or her own
 Alabama criminal history. This permits positive identification and insures that the proper criminal record is reviewed
 and/or challenged.
- 1. The individual you are fingerprinting should provide proper identification to your agency upon request.
- 2. The individual's fingerprints should be taken by law enforcement on an FBI "Applicant" Fingerprint Card (i.e. blue card). Please insure that your agency's name and ORI, AND your name and telephone number, are included on the completed fingerprint card. A sample of the FBI "Applicant" Fingerprint Card FD-258 (Rev 12-10-07) for your reference purposes is provided below.



3. Please return the completed fingerprint card to the applicant, as it is the APPLICANT's responsibility to mail the completed CHRI request form, along with his/her own fingerprint card and the other required documents to:

Alabama Law Enforcement Agency Records and Identification Division P.O. Box 1511 Montgomery, Alabama 36102-1511

4. **If you have any questions,** please call ALEA at (334) 353-4340. **To request blank FBI APPLICANT cards**, your law enforcement agency may contact the FBI's Identification and Investigative Services Section's Customer Service Group at (304) 625-5590 or by e-mail at liaison@leo.gov



ALABAMA LAW ENFORCEMENT AGENCY Authorization to Release Criminal History Record Information and Release of Liability

I, the undersigned, hereby	authorize the ALEA Records	and Identification Division	(RID) to
release to my attorney,			
(name)			,
(address)			
(phone)()			
information which shall include bu information relative to my crimina			
future expungement request(s) pu	ırsuant to Alabama Code § 1	5-27-1 et seq. (1975). In a	ddition, I
authorize the ALEA RID to discuss a	any information regarding pr	ocedures for updating or	correction of
its records, as appropriate, as pern		•	
RID to my attorney for information			
documentation on my behalf. NOT		-	
only the individual lawyer named	•		•
employee with whom he or she p		sociated and who adequa	tely
establishes that association to the	e ALEA RID. the ALEA RID from any and a	Il liability of any kind for r	eleasing any
and all information as described a			
any damages or injury which might	•		
	n shall continue in full force		
A photocopy of this authorization			,
		•	
Full Name (First, Middle, Last, Suffix):	_		
Applicant <u>Current</u> Address:			
City:	State:	Zip Code:	
Alias or Nickname(s):			
Social Security Number:	Date of Birt	h:(m	onth/date/year)
Race: OWhite OBlack OAsian	Olndian Oother (please s	specify)	
Current Driver's License Number:		Issuing State:	
Applicant Signature		Date	
Sworn to and subscribed before me t	his day of		20
Sworn to and substribed before the t	ans uavu		711
			_, 20

Section D

Official Circuit Court Forms

- a. Petition for Expungement of Records
- b. Model Order of Expungement
- c. Model Amended Order of Expungement
- d. Model Order to Produce Additional Information (on Order of Expungement)
- e. Model Order on Petition for Expungement (Requesting Information)

Form CR-65 Rev. 10/2024 Page 1.

PETITION FOR EXPUNGEMENT OF RECORDS

(Section 15-27-1 et seq., Ala. Code 1975)

Court Case Number

(Assigned by Clerk)

IN THE	E CIRCUIT COURT O			COUNTY, ALABAMA
		(Name o	f County)	
(Last Name) PETITIONER,	(First Name)	(Middle Name)	,V.	STATE OF ALABAMA, RESPONDENT.
(Street Address)			(E-mail Address)
(City, State, Zip C	Code)		(Telephone Nun	aber)
XXX - XX - (Social Security Number, Last four digits only)		(Date of Birth)		
	MBER TO BE EXPUNC			
CHARGE OR CO	NVICTION TO BE EXP	UNGED: (Only <u>one</u> offense	per petition; Mu	ulti-count cases require multiple petitions)
		Section	I	
I, the above-nam	ed Defendant/Petition	er, was <i>charged</i> wi	th the above-na	amed offense, which is a
misdemeanor, vi	olation, traffic violation	on or municipal ord	nance violatio	n: (Check ONLY one (1) of the
	below: If none apply,	-		
[] the charge h	as been dismissed wit	th prejudice and mo	re than 90 days	s have passed.
[] the charge h	as been no billed by a	grand jury and mor	re than 90 days	s have passed.
[] I was found	not guilty of the charg	ge and more than 90	days have pas	ssed.
[] the charge h charges have not	-	without conditions,	more than 90	days have passed, and the charge or
[] an indictmen	nt has been quashed ar	nd the statute of lim	itations for ref	iling the charge or charges has
expired or the pro	osecuting agency conf	firms that the charge	e or charges wi	ill not be refiled.
_		_		rt program, mental health court
program, diversion	on program, veteran's	court, or any court-	approved defe	rred prosecution program, and more
than two expung	ements have not been	granted for the succ	cessful comple	tion of these program(s), and the
			-	e of successful completion of a
program listed in		, and the second		-
1 0	1 0 1	prejudice more that	n one year ago	, has not been refiled, and I have
_		_		or traffic violation, excluding
	lations, during the pre-		. ,	

Form CR-65 Rev. 10/2024 Page 2.

PETITION FOR EXPUNGEMENT OF RECORDS

(Section 15-27-1 et seq., Ala. Code 1975)

Court Case Number

(Assigned by Clerk)

[] I can prove by a preponderance of the evidence that I was a victim of human trafficking, and committed the misdemeanor offense, violation, traffic violation, or municipal ordinance violation during the period were being trafficked, and you would not have committed the offense or violation but for being trafficked.		
Section II I, the above-named Defendant/Petitioner, was <i>convicted</i> of the above-named offense, which is a misdemeanor, violation, traffic violation or municipal ordinance violation or I was adjudged a youthful offender and the underlying charge is a misdemeanor offense, violation, traffic violation, or municipal ordinance viotation, and more than two expungements <i>have not been granted</i> : (AND ALL OF THE FOLLOWING HAVE OCCURRED. If you have not checked all seven boxes, the conviction is <i>not eligible for expungement</i>)		
[] all probation or parole requirements have been completed, including payment of all fines, costs, restitution, and other court-ordered amounts, and are evidenced by the applicable court or agency. [] Three years have passed from the date of conviction. [] At the time of the offense, I was not operating a commercial motor or was not holding a commercial driver license or commercial learner permit for a conviction of an offense enumerated in 49 C.F.R.		
§383.51 [] The conviction is not a violent offense, as provided in Section 12-25-32. [] The conviction is not a sex offense, as provided in Section 15-20A-5. [] The conviction is not an offense involving moral turpitude, as provided in Section 17-3-30.1, or was classified as a felony at the time of the conviction, but has been reclassified as a misdemeanor, pursuant to Act 2015-185, and I have not been arrested for any offense, excluding minor traffic violations, 15 years prior to the filing of this petition. [] The conviction is not a serious traffic offense, as provided in Article 9 of Chapter 5A of Title 32.		
Section III I, the above-named Defendant/Petitioner, was <i>charged</i> with the above-named offense, a felony: (Check ONLY one (1) of the eight (8) options below: If none apply, the charge is <i>not eligible for expungement</i>) [] the charge has been dismissed with prejudice and more than 90 days have passed. [] the charge has been no billed by a grand jury and more than 90 days have passed. [] I was found not guilty of the charge and more than 90 days have passed.		

Form CR-65 Rev. 10/2024 Page 3.

PETITION FOR EXPUNGEMENT OF RECORDS

(Section 15-27-1 et seq., Ala. Code 1975)

Court Case Number

(Assigned by Clerk)

[] the charge has been nolle prossed without conditions, and more than 90 days have passed, and the charge
or charges have not been refiled.
[] the indictment has been quashed and the statute of limitations for refiling the charge or charges has
expired or the prosecuting agency confirms that the charge or charges will not be refiled.
[] the charge was dismissed after successful completion of a drug court program, mental health court
program, diversion program, veteran's court, or any court-approved deferred prosecution program, and more
than two expungements have not been granted for the successful completion of these program(s), and the
petition for expungement has not been filed before one year from the date of successful completion of a
program listed in this paragraph.
[] the charge was dismissed without prejudice more than five years ago, has not been refiled, and I have not
been convicted of any other felony or misdemeanor crime, any violation, or any traffic violation, excluding
minor traffic violations, during the previous five years.
[] I can prove by a preponderance of the evidence that I was a victim of human trafficking, and committed
the felony offense during the period I was being trafficked, and would not have committed the felony offense
but for being trafficked.
Section IV
Section 1 v
[] I, the above-named Defendant/Petitioner, was <i>convicted</i> of the above-named offense, which is one of the
[] I, the above-named Defendant/Petitioner, was <i>convicted</i> of the above-named offense, which is one of the
[] I, the above-named Defendant/Petitioner, was <i>convicted</i> of the above-named offense, which is one of the following violent felony offenses as defined in Section 12-25-32, and can show that the commission of the
[] I, the above-named Defendant/Petitioner, was <i>convicted</i> of the above-named offense, which is one of the following violent felony offenses as defined in Section 12-25-32, and can show that the commission of the violent felony occurred while I was being trafficked, and would not have been committed but for being trafficked. If you cannot prove this to the court, <i>the conviction for any violent felony below is not eligible for</i>
[] I, the above-named Defendant/Petitioner, was <i>convicted</i> of the above-named offense, which is one of the following violent felony offenses as defined in Section 12-25-32, and can show that the commission of the violent felony occurred while I was being trafficked, and would not have been committed but for being
[] I, the above-named Defendant/Petitioner, was <i>convicted</i> of the above-named offense, which is one of the following violent felony offenses as defined in Section 12-25-32, and can show that the commission of the violent felony occurred while I was being trafficked, and would not have been committed but for being trafficked. If you cannot prove this to the court, <i>the conviction for any violent felony below is not eligible for expungement:</i> - Promoting prostitution in the first degree pursuant to Section 13A-12-111.
[] I, the above-named Defendant/Petitioner, was <i>convicted</i> of the above-named offense, which is one of the following violent felony offenses as defined in Section 12-25-32, and can show that the commission of the violent felony occurred while I was being trafficked, and would not have been committed but for being trafficked. If you cannot prove this to the court, <i>the conviction for any violent felony below is not eligible for expungement:</i> - Promoting prostitution in the first degree pursuant to Section 13A-12-111 Domestic violence in the third degree pursuant to subsection (d) of Section 13A-6-132 Production of obscene matter involving a person under the age of 17 years pursuant to Section 13A-12-197;
[] I, the above-named Defendant/Petitioner, was <i>convicted</i> of the above-named offense, which is one of the following violent felony offenses as defined in Section 12-25-32, and can show that the commission of the violent felony occurred while I was being trafficked, and would not have been committed but for being trafficked. If you cannot prove this to the court, <i>the conviction for any violent felony below is not eligible for expungement:</i> - Promoting prostitution in the first degree pursuant to Section 13A-12-111 Domestic violence in the third degree pursuant to subsection (d) of Section 13A-6-132.
[] I, the above-named Defendant/Petitioner, was <i>convicted</i> of the above-named offense, which is one of the following violent felony offenses as defined in Section 12-25-32, and can show that the commission of the violent felony occurred while I was being trafficked, and would not have been committed but for being trafficked. If you cannot prove this to the court, <i>the conviction for any violent felony below is not eligible for expungement:</i> - Promoting prostitution in the first degree pursuant to Section 13A-12-111 Domestic violence in the third degree pursuant to subsection (d) of Section 13A-6-132 Production of obscene matter involving a person under the age of 17 years pursuant to Section 13A-12-197;
[] I, the above-named Defendant/Petitioner, was <i>convicted</i> of the above-named offense, which is one of the following violent felony offenses as defined in Section 12-25-32, and can show that the commission of the violent felony occurred while I was being trafficked, and would not have been committed but for being trafficked. If you cannot prove this to the court, <i>the conviction for any violent felony below is not eligible for expungement:</i> - Promoting prostitution in the first degree pursuant to Section 13A-12-111 Domestic violence in the third degree pursuant to subsection (d) of Section 13A-6-132 Production of obscene matter involving a person under the age of 17 years pursuant to Section 13A-12-197;
[] I, the above-named Defendant/Petitioner, was <i>convicted</i> of the above-named offense, which is one of the following violent felony offenses as defined in Section 12-25-32, and can show that the commission of the violent felony occurred while I was being trafficked, and would not have been committed but for being trafficked. If you cannot prove this to the court, <i>the conviction for any violent felony below is not eligible for expungement:</i> - Promoting prostitution in the first degree pursuant to Section 13A-12-111 Domestic violence in the third degree pursuant to subsection (d) of Section 13A-6-132 Production of obscene matter involving a person under the age of 17 years pursuant to Section 13A-12-197; - <i>If none apply, this conviction is not eligible for expungement.</i>
[] I, the above-named Defendant/Petitioner, was <i>convicted</i> of the above-named offense, which is one of the following violent felony offenses as defined in Section 12-25-32, and can show that the commission of the violent felony occurred while I was being trafficked, and would not have been committed but for being trafficked. If you cannot prove this to the court, <i>the conviction for any violent felony below is not eligible for expungement:</i> - Promoting prostitution in the first degree pursuant to Section 13A-12-111. - Domestic violence in the third degree pursuant to subsection (d) of Section 13A-6-132. - Production of obscene matter involving a person under the age of 17 years pursuant to Section 13A-12-197; - If none apply, this conviction is not eligible for expungement. Section V I, the above-named Defendant/Petitioner, was <i>convicted of</i> the above-named offense, a felony, and more
[] I, the above-named Defendant/Petitioner, was <i>convicted</i> of the above-named offense, which is one of the following violent felony offenses as defined in Section 12-25-32, and can show that the commission of the violent felony occurred while I was being trafficked, and would not have been committed but for being trafficked. If you cannot prove this to the court, <i>the conviction for any violent felony below is not eligible for expungement:</i> - Promoting prostitution in the first degree pursuant to Section 13A-12-111. - Domestic violence in the third degree pursuant to subsection (d) of Section 13A-6-132. - Production of obscene matter involving a person under the age of 17 years pursuant to Section 13A-12-197; - If none apply, this conviction is not eligible for expungement. Section V I, the above-named Defendant/Petitioner, was <i>convicted of</i> the above-named offense, a felony, and more than one expungement has not been granted (AND ALL OF THE FOLLOWING HAVE OCCURRED. If
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[] I, the above-named Defendant/Petitioner, was <i>convicted</i> of the above-named offense, which is one of the following violent felony offenses as defined in Section 12-25-32, and can show that the commission of the violent felony occurred while I was being trafficked, and would not have been committed but for being trafficked. If you cannot prove this to the court, <i>the conviction for any violent felony below is not eligible for expungement:</i> - Promoting prostitution in the first degree pursuant to Section 13A-12-111. - Domestic violence in the third degree pursuant to subsection (d) of Section 13A-6-132. - Production of obscene matter involving a person under the age of 17 years pursuant to Section 13A-12-197; - If none apply, this conviction is not eligible for expungement. Section V I, the above-named Defendant/Petitioner, was <i>convicted of</i> the above-named offense, a felony, and more than one expungement has not been granted (AND ALL OF THE FOLLOWING HAVE OCCURRED. If
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Page 4.

Form CR-65 Rev. 10/2024

PETITION FOR EXPUNGEMENT OF RECORDS

(Section 15-27-1 et seq., Ala. Code 1975)

Court Case Number

(Assigned by Clerk)

[] All civil and political rights that were forfeited as a result of the conviction have been restored.
[] One hundred eighty days have passed from the date of the issuance of the certification of pardon.
[] the conviction is not a violent offense, as provided in Section 12-25-32, unless it falls within an
exception under Section IV.
[] the conviction is not a sex offense, as provided in Section 15-20A-5.
[] the conviction is not an offense involving moral turpitude, as provided in Section 17-3-30.1, or was
classified as a felony at the time of the conviction, but has been reclassified as a misdemeanor, pursuant to
Act 2015-185, and I have not been arrested for any offense, excluding minor traffic violations, 15 years prior
to the filing of the petition.
[] The conviction is not a serious traffic offense, as provided in Article 9 of Chapter 5A of Title 32.
[] At the time of the offense, I was not operating a commercial motor vehicle or was not holding a
commercial driver license or commercial learner permit for a conviction of an offense enumerated in
49 C.F.R. § 383.51.

Additional Information:

Please be advised that where the law places limitations on the number of expungements, one expungement shall include all charges and convictions stemming from the same arrest or incident. If the Court does not determine the Petitioner to be indigent and does not waive the \$500.00 filing fee, when the Petitioner is seeking the expungement of multiple charges arising from one arrest, only one filing fee shall be paid. When the Petitioner is seeking the expungement of multiple charges arising from multiple arrests, a filing fee for each arrest shall be paid.

Records related to offenses and convictions may be disclosed to a criminal justice agency, district attorney, or prosecuting authority for criminal investigation purposes, a utility and its agents and affiliates, the Department of Human Resources for the purpose of investigation or assessment in order to protect children or vulnerable adults, or any entities or services providing information to banking, insurance, and other financial institutions as required for various requirements as provided in state and federal law.

Further, any criminal charges that are expunged or are pending expungement shall be available for use by any attorneys, officers of the Court, or the Court itself in any civil matters related to the criminal charges expunged or seeking to be expunged regardless of the outcome of the petitioned expungement. At the conclusion of the pending civil matter, all references to the criminal charges expunged or to be expunged shall be redacted in the event the criminal charges are expunged.

PETITION FOR EXPUNGEMENT OF RECORDS

Court Case Number

Form CR-65 Rev. 10/2024 Page 5.

(Section 15-27-1 et seq., Ala. Code 1975)

At [tached t	o this Petition are: (Petition must include either item 1 or item 2; All Petitions must include item 3.) a certified record of arrest from the appropriate agency for the court record I seek to have expunged;
[] (2)	a certified record of disposition or a certified record of the case action summary from the
[] (3)	appropriate court for the court record I seek to have expunged; a certified official criminal record obtained from the Alabama Law Enforcement Agency (ALEA).
$(P\epsilon$	etitioner	ding the following additional information as required by § 15-27-1 et seq. Ala. Code 1975: must specify each of the following:) all charge or conviction from the record to be considered:
2.	Ground	s for, or reasons why you seek, expungement:
3.	The age	ency or department that made the arrest:
arr <i>are</i>	est or c not in	ency or department where the Petitioner was booked or was incarcerated or detained pursuant to the harge sought to be expunged: (There is no way for the Court to successfully expunge records that dicated in the Petition or held by entities not served. Therefore, if the Petitioner was not booked, ted or detained pursuant to arrest on the above-listed charge, that must be indicated here.)
inc	luding	have satisfied and paid in full all terms and conditions, including court ordered restitution, interest, to any victim or the Alabama Crime Victim's Compensation Commission, as well as court s, or statutory fees ordered by the sentencing court to have been paid, absent a finding of indigency art.

FOR EXPUNGEMENT OF RECORDS

(Section 15-27-1 et seq., Ala. Code 1975)

Court Case Number

Form CR-65 Rev. 10/2024 Page 6.

I swear or affirm, under the penalty of perjury: (1) that the allegations I have made in this Petition are true and correct; (2) that I have satisfied the requirements set out in § 15-27-1 et seq. Ala. Code 1975; and (3) (Select one of the following): that I have not previously applied for an expungement in this or any other jurisdiction. that I have previously filed for an expungement. My previous expungement was filed in 1 COUNTY and it was given Court Case Number . That previous petition for expungement was [] granted [] denied. Signature of Petitioner/Affiant pro se (Not represented by an attorney) Personally appeared before the undersigned, a notary public/officer duly authorized to administer oaths, ____, Petitioner named in the foregoing Petition, who being duly sworn, states that (Printed Name of Petitioner) the facts set forth in the foregoing Petition are true and correct to the best of his or her information and belief. Sworn to and subscribed before me this day of Printed or Typed Name of Attorney & AL State Bar No. Notary Public/Officer Authorized to Administer Oaths Printed or Typed Name of Officer Authorized to Administer Oaths/Notary Public Signature of Attorney (Notary Public Only: My Commission Expires on Business Address of Attorney City Zip Code State Telephone Number

E-mail Address

PETITION FOR EXPUNGEMENT OF RECORDS

(Certificate of Service)

(Section 15-27-1 et seq., Ala. Code 1975)

Court Case Number

Form CR-65 Rev. 10/2024 Page 7.

(This page is a form Certificate of Service that can be used by the Petitioner to perfect statutorily-required service as well as to serve any other entities holding records the Petitioner wants expunged. A separate form should be filled out and signed by the person who served the party. Include as many copies of this page as necessary to show service on all parties, persons, or entities. NOTE: Records held by parties who are not served may not be successfully expunged, or expungement may be substantially delayed. Please understand that if you do not provide the name and address of any agency or entity in possession of records you want expunged, the Court has no way of finding those records and successfully completing the expungement process. Furthermore, if those entities are not properly served, the Court has no authority to order those records expunged.) (ATTORNEYS: YOU ARE NOT REQUIRED TO USE THIS FORM, BUT YOUR PETITION MUST INCLUDE A CERTIFICATE OF SERVICE THAT COMPLIES WITH ALA. CODE §15-27-3(C), AND THE ALABAMA RULES OF CIVIL PROCEDURE.) _____, (print your name, or the name of the person who has personal knowledge of the service), certify that I have this date delivered a copy of the foregoing Petition For Expungement of Records to the following court, agency, or other entity pursuant to Ala. Code 1975, § 15-27-3(c): (Check only one box per copy of this form) District Attorney Municipal Chief of Police [] Sheriff State Troopers (Sec. of ALEA) Clerk of the Circuit Court of the Jurisdiction where the Petition is filed [] District Clerk [] Municipal Clerk Other agency, department or entity not listed above: Date of Service: Name of Agent Authorized to Receive Service: Service Address: Telephone Number: Method Of Service: [] Personal [] Sheriff [] Other: DATED this _____ day of _______, 20____. Petitioner's/Server's Signature (Should match name at the top of the page) Petitioner's/Server's Address: Petitioner's/Server's Telephone Number:

Form CR-65 Rev. 10/2024

PETITION FOR EXPUNGEMENT OF RECORDS

(Instructions for Petitioner)

(Section 15-27-1 et seq., Ala. Code 1975)

Court Case Number

PAGE 1

Page 8.

- The Petitioner must fully complete the entire title section (above the solid black line) of the Petition.
- The first line refers to the circuit court of the county in which
 the Petition is to be filed—the Petition must be filed in the
 county where the Petitioner was charged with the offense. For
 example: A municipal ordinance violation filed in Huntsville,
 AL would be properly filed in the Circuit Court of Madison
 County.
- The Petitioner's name on the second line must match the title of the underlying case—the case the Petitioner is petitioning to have expunged.
- The "Petitioner" section must be completed with the Petitioner's name and CURRENT contact information.
- The Petitioner must list the full court case number of the underlying case—the case the Petitioner is petitioning to have expunged. There may be more than one charge on any given case number, but each petition must be limited to one charge. If the Petitioner seeks to have each charge expunged, the Petitioner must fill out a separate petition for each charge. Likewise, a separate petition must be filled out for each qualifying conviction.
- Bottom Half of Page 1 through page 4
 Sections I through Section V provide quali

Sections I through Section V provide qualifying questions about the underlying case. Cases eligible for expungement must satisfy the options provided by each Section.

PAGE 5

- The first paragraph on page 5 refers to attachments to the Petition. Section 15-27-3(b) Ala. Code (1975) requires, as a minimum, that petitioners include BOTH a certified record relating to the charge from the local entity (either law enforcement or court) AND a certified criminal record from the state agency - the Alabama Law Enforcement Agency (ALEA). Accordingly, this Petition will be processed even if only the minimum information required under the statute is supplied. HOWEVER, the expungement order may be incomplete if the Court and the Alabama Law Enforcement Agency are not made aware of the location of ALL records relating to the underlying charge. It is, therefore, recommended that the Petitioner attach to the Petition certified copies of arrest, booking, or incarceration records from ALL law enforcement agencies (city, county, and state), and certified copies of case action summaries or dispositions from ALL court clerks (municipal, district, and circuit) who may hold records of any kind relating to the underlying case.
- The second paragraph on page 5 corresponds to a section of the statute which requires that petitioners specify the listed items. A response is required as to each point. If any of the items do not apply, the Petitioner must specify that they do not

- apply and, if possible, why they do not apply. The Petitioner must include an address for each agency, department, etc. listed. Additional pages may be attached if necessary.
- The final paragraph of page 5 relates to the disposition of the underlying case. Any and all conditions of the court of disposition must be satisfied in order for the charge to be eligible for expungement. This includes ANY and ALL fines fees or other payments to the court.

PAGE 6

- Page 6 is an averment under oath that the entire Petition is true and correct and that the Petitioner is eligible for expungement, and includes information from the Petitioner about other expungement petitions. Intentionally giving false information to the Court may carry penalties.
- All previous petitions for expungement must be disclosed.
 Additional pages may be attached, if necessary.
- The Petitioner must sign this document under oath and the signature must be verified by an official authorized to administer oaths or a notary public.
- At the bottom of page 6 is a section for information about the Petitioner's attorney and for the attorney's signature. If the Petitioner IS represented by an attorney, the attorney must sign where indicated. If the Petitioner IS NOT represented by an attorney, the box next to "pro se" must be checked under the Petitioner's signature.

PAGE 7

- Section 15-27-3(b) Ala. Code (1975) requires the Petitioner to serve the "district attorney, the law enforcement agency, and clerk of court of the jurisdiction for which the records are sought to be expunged." The Petitioner is responsible for providing the Court and ultimately the Alabama Law Enforcement Agency with all the information necessary to contact every court, law enforcement agency or other entity in possession of records the Petitioner seeks to have expunged.
- The Petitioner must certify to the Court that each of the courts, agencies, or other entities holding records relating to the underlying case has been served. Page 7 contains the certification form for the courts, agencies, or other entities served with this Petition and their addresses. Additional pages may be attached if necessary.
- NOTE: Any information (including mailing addresses) provided regarding courts, agencies, or other entities holding records relating to the underlying case will expedite the execution of an expungement order if one is entered. Without such information, it may not be possible to locate records.

Instructions for Certificate of Service-Petition for Expungement

At this stage, you should have completed all documents included in your expungement package.

Next, you will need to take the **Certificate of Service** form to each of the following agencies for completion, as applicable:

- Municipal Chief of Police (in the jurisdiction where the charges originated)
- Sheriff's Office
- Alabama Law Enforcement Agency (ALEA) State Troopers
- District Attorney's Office

Once all required agencies have completed their portion of the Certificate of Service, your petition is **ready to be filed with the Clerk's Office**.

Disclaimer

This material is provided for instructional and informational purposes only and does not constitute legal advice. No attorney-client relationship is created by its use. No guarantee of approval or outcome is made or implied. Users should consult qualified legal counsel for advice specific to their circumstances.

Section E

Alabama Expungement Law

Alabama Expungement Law (§§15-27-1-19, Code of Alabama)

Section 15-27-1

Petition to expunge records - Misdemeanor criminal offense, traffic violation, municipal ordinance violation.

- (a) A person who has been charged with a misdemeanor criminal offense, a violation, a traffic violation, or a municipal ordinance violation may file a petition in the criminal division of the circuit court in the county in which the charges were filed, to expunge records relating to the charge in any of the following circumstances:
- (1) When the charge is dismissed with prejudice.
- (2) When the charge has been no billed by a grand jury.
- (3) When the person has been found not guilty of the charge.
- (4) When the charge was dismissed without prejudice more than two years ago, has not been refiled, and the person has not been convicted of any other felony or misdemeanor crime, any violation, or any traffic violation, excluding minor traffic violations, during the previous two years.
- (b) The circuit court shall have exclusive jurisdiction of a petition filed under subsection (a).

Section 15-27-2

Petition to expunge records - Felony offense.

- (a) A person who has been charged with a felony offense, except a violent offense as defined in Section 12-25-32(14), may file a petition in the criminal division of the circuit court in the county in which the charges were filed, to expunge records relating to the charge in any of the following circumstances:
- (1) When the charge is dismissed with prejudice.
- (2) When the charge has been no billed by a grand jury.
- (3) When the person has been found not guilty of the charge.
- (4)a. The charge was dismissed after successful completion of a drug court program, mental health court program, diversion program, veteran's court, or any court-approved deferred prosecution program after one year from successful completion of the program.
- b. Expungement may be a court-ordered condition of a program listed in paragraph a.
- (5) The charge was dismissed without prejudice more than five years ago, has not been refiled, and the person has not been convicted of any other felony or misdemeanor crime, any violation, or any traffic violation, excluding minor traffic violations, during the previous five years.
- (6) Ninety days have passed from the date of dismissal with prejudice, no-bill, acquittal, or nolle prosequi and the charge has not been refiled.
- (b) The circuit court shall have exclusive jurisdiction of a petition filed under subsection (a).

Submission of sworn statement and records; service.

- (a) A petition filed under this chapter shall include a sworn statement made by the person seeking expungement under the penalty of perjury stating that the person has satisfied the requirements set out in this chapter and whether he or she has previously applied for an expungement in any jurisdiction and whether an expungement has been previously granted.
- (b) The petitioner shall include a certified record of arrest, disposition, or the case action summary from the appropriate agency for the court record the petitioner seeks to have expunged as well as a certified official criminal record obtained from the Alabama Criminal Justice Information Center. In addition to setting forth grounds for the court to consider, the petitioner shall specify what criminal charges from the record are to be considered, further specify the agency or department that made the arrest and any agency or department where the petitioner was booked or was incarcerated or detained pursuant to the arrest or charge sought to be expunged.
- (c) A petitioner shall serve the district attorney, the law enforcement agency, and clerk of court of the jurisdiction for which the records are sought to be expunged, a copy of the petition, and the sworn affidavit. The district attorney shall review the petition and may make reasonable efforts to notify the victim if the petition has been filed seeking an expungement under circumstances enumerated in paragraph a. of subdivision (4) of Section 15-27-2 involving a victim that is not a governmental entity. The district attorney and the victim shall have a period of 45 days to file a written objection to the granting of the petition or the district attorney shall be deemed to have waived the right to object. The district attorney shall serve the petitioner or the petitioner's counsel a copy of the written objection.

Section 15-27-4

Administrative filing fee; indigency.

- (a) In addition to any cost of court or docket fee for filing the petition in circuit court, an administrative filing fee of three hundred dollars (\$300) shall be paid at the time the petition is filed and is a condition precedent to any ruling of the court pursuant to this chapter. The administrative filing fee shall not be waived by the court and shall be distributed as follows:
- (1) Seventy-five dollars (\$75) to the State Judicial Administrative Fund.
- (2) Twenty-five dollars (\$25) to the Alabama Department of Forensic Sciences.
- (3) Fifty dollars (\$50) to the district attorney's office.
- (4) Fifty dollars (\$50) to the clerk's office of the circuit court having jurisdiction over the matter, for the use and benefit of the circuit court clerk.
- (5) Fifty dollars (\$50) to the Public Safety Fund.
- (6) Fifty dollars (\$50) to the general fund of the county where the arresting law enforcement agency is located if the arrest was made by the sheriff's office to be used for law enforcement purposes, or, if the arrest was made by another law enforcement agency, to the municipality or other entity or state agency funding the law enforcement activity.

- (b) Notwithstanding subsection (a), a person seeking relief under this chapter may apply for indigent status by completing an Affidavit of Substantial Hardship and Order which shall be submitted with the petition. If the court finds the petitioner is indigent, the court may set forth a payment plan for the petitioner to satisfy the filing fee over a period of time, which shall be paid in full, prior to any order granting an expungement.
- (c) If a petitioner seeks expungement of an arrest record and the court in the original case made a clear and unequivocal judicial finding on the record that the arrest had no foundation of probable cause, the court, in the expungement proceeding, shall waive all docket fees and court costs, except for the filling fee in subsection (a).

Objections; hearing; ruling.

- (a) If the prosecuting authority or victim files an objection to the granting of a petition under this chapter, the court having jurisdiction over the matter shall set a date for a hearing no sooner than 14 days from the filing of the objection. The court shall notify the prosecuting authority and the petitioner of the hearing date. In the discretion of the court, the court shall consider the following factors:
- (1) Nature and seriousness of the offense committed.
- (2) Circumstances under which the offense occurred.
- (3) Date of the offense.
- (4) Age of the person when the offense was committed.
- (5) Whether the offense was an isolated or repeated incident.
- (6) Other conditions which may have contributed to the offense.
- (7) An available probation or parole record, report, or recommendation.
- (8) Whether the offense was dismissed or nolle prossed as part of a negotiated plea agreement and the petitioner plead guilty to another related or lesser offense.
- (9) Evidence of rehabilitation, including good conduct in prison or jail, in the community, counseling or psychiatric treatment received, acquisition of additional academic or vocational schooling, successful business or employment history, and the recommendation of his or her supervisors or other persons in the community.
- (10) Any other matter the court deems relevant, which may include, but is not limited to, a prior expungement of the petitioner's records.
- (b) A hearing under subsection (a) shall be conducted in a manner prescribed by the trial judge and shall include oral argument and review of relevant documentation in support of, or in objection to, the granting of the petition. The Alabama Rules of Evidence shall apply to the hearing. Leave of the court shall be obtained for the taking of witness testimony relating to any disputed fact.

- (c) There is no right to the expungement of any criminal record, and any request for expungement of a criminal record may be denied at the sole discretion of the court. The court shall grant the petition if it is reasonably satisfied from the evidence that the petitioner has complied with and satisfied the requirements of this chapter. The court shall have discretion over the number of cases that may be expunged pursuant to this chapter after the first case is expunged. The ruling of the court shall be subject to certiorari review and shall not be reversed absent a showing of an abuse of discretion.
- (d) If no objection to a petition is filed by the prosecuting authority or victim, the court having jurisdiction over the matter may rule on the merits of the petition without setting the matter for hearing. In such cases, the court shall grant the petition if it is reasonably satisfied from the evidence that the petitioner has complied with and satisfied the requirements of this chapter. The court shall have discretion over the number of cases that may be expunged pursuant to this chapter after the first case is expunged.

Order of expungement; certification; inspection of expunged records.

- (a) Except as provided in Section 15-27-10, upon the granting of a petition pursuant to this chapter, the court, pursuant to Section 15-27-9, shall order the expungement of all records in the custody of the court and any records in the custody of any other agency or official, including law enforcement records, except privileged presentence or postsentence investigation reports produced by the Alabama Board of Pardons and Paroles and its officers, records, documents, databases, and files of the district attorney and the Office of Prosecution Services. On July 7, 2014, and for 18 months thereafter, every agency with records relating to the arrest, charge, or other matters arising out of the arrest or charge that is ordered to expunge the records shall certify to the court within 180 days of the entry of the expungement order that the required expungement action has been completed.
- (b) After the expungement of records pursuant to subsection (a), the proceedings regarding the charge shall be deemed never to have occurred. Except as provided in this chapter, the court and other agencies shall reply to any inquiry that no record exists on the matter. The petitioner whose record was 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. However, the petitioner whose record was expunged shall have the duty to disclose the fact of the record and any matter relating thereto to any government regulatory or licensing agency, any utility and its agents and affiliates, or any bank or other financial institution. In these circumstances, the government regulatory or licensing agency, utility and its agents and affiliates, or the bank or other financial institution shall have the right to inspect the expunged records after filing notice with the court.

Section 15-27-7

Archive of records; withdrawal of records from national criminal records repository.

(a) Upon receipt of the order of expungement, a criminal justice agency in possession of records subject to the order shall immediately forward the records to the Alabama Criminal Justice Information Center. The center shall digitally archive the records in a manner prescribed by the Alabama Criminal Justice Information Center Commission and designate the records as

protected notwithstanding any other provisions of this chapter. Such records may not be used for any non-criminal justice purpose and may only be made available to criminal justice agencies upon acknowledgement of an investigation or other criminal matter involving the person related to the expungement. Any expunged records that were added to a federal database shall be requested to be removed and not made available within any interstate criminal database.

(b) Records expunged under this chapter may not be transmitted to the Federal Bureau of Investigation national criminal records repository. Any record subject to be expunged under this chapter and transmitted to the Federal Bureau of Investigation prior to the expungement of such record shall be requested for withdrawal within the national system by the Alabama Criminal Justice Information Center.

Section 15-27-8

Records forwarded to and retained by Alabama Criminal Justice Information Center.

Once the records are expunged pursuant to this chapter, the records shall be forwarded to the Alabama Criminal Justice Information Center in a manner prescribed by the Alabama Criminal Justice Information Center Commission for purposes of archiving, and the records shall be stored in a manner prescribed by the Alabama Criminal Justice Information Center Commission. The records shall be retained by the Alabama Criminal Justice Information Center indefinitely.

Section 15-27-9

Records.

For purposes of this chapter, the term record includes, but is not limited to, all of the following:

- (1) Arrest records.
- (2) Booking or arrest photographs of the petitioner.
- (3) Index references such as the State Judicial Information System or any other governmental index references for public records search.
- (4) Other data, whether in documentary or electronic form, relating to the arrest or charge.

Section 15-27-10

Maintenance of files, reports, etc., by law enforcement agencies, officials, etc.

Nothing in this chapter shall prohibit a law enforcement agency or official, district attorney or a prosecuting authority, the Alabama Department of Forensic Sciences, or the Department of Human Resources from maintaining an investigative file, report, case file, or log which may include any evidence, biological evidence, photographs, exhibits, or information in documentary or electronic form.

Section 15-27-11

Personal information subject to expungement.

An order of expungement, pursuant to this chapter may include, but is not limited to, the petitioner's true name, all aliases, current physical address, date of birth, Social Security number, or any other vital identifier sufficient to notify the record keeper of the records to be expunged.

Prerequisites to expungement.

No order of expungement shall be granted unless all terms and conditions, including court ordered restitution, are satisfied and paid in full, including interest, to any victim, or the Alabama Crime Victim's Compensation Commission, as well as court costs, fines, or statutory fees ordered by the sentencing court to have been paid, absent a finding of indigency by the court.

Section 15-27-13

Annual report.

Upon request, the Administrative Office of Courts shall provide an annual report to the Legislature specifying the number of applicants requesting expungement, the number of expungements granted, a list of the offenses expunged, and a list of the offenses not expunged. The report shall not include any case specific identifying information.

Section 15-27-14

Applicability - Alabama Securities Commission.

Nothing in this chapter shall be applicable to the Alabama Securities Commission, its statutes, rules, regulations, policies, information repository, or records, nor shall any expungement information, record, document, whether printed, electronic, or otherwise, or file which is expunged under this chapter be considered nondisclosable or nonreportable to or by the Alabama Securities Commission. Any requirement for licensing or registration which includes information that has been otherwise expunged under this chapter shall remain reportable as required by the Alabama Securities Commission, applicable federal law, or adopted rules and regulations or as required by any securities-related self-regulatory organization rules, policies, or procedures.

Section 15-27-15

Applicability - Right to ship, transport, possess, or receive firearm.

An expungement order shall not entitle an individual to ship, transport, possess, or receive a firearm. Any person whose record of conviction is expunged pursuant to this chapter may have his or her right to ship, transport, possess, or receive a firearm restored by a Certificate of Pardon with Restoration of Civil and Political Rights from the Alabama Board of Pardons and Paroles.

Section 15-27-16

Disclosure of information from expunged file without a court order; liability.

- (a) Notwithstanding any other provision of this chapter, an individual who knows an expungement order was granted pursuant to this chapter and who intentionally and maliciously divulges, makes known, reveals, gives access to, makes public, uses, or otherwise discloses the contents of an expunged file without a court order, or pursuant to a provision of this chapter, shall be guilty of a Class B misdemeanor.
- (b) In addition to any other immunity or other civil protection or legal remedy available that an individual or entity may rightfully claim, an agency, department, custodian of records, corporation, business entity, or individual that makes public or disseminates a record that has

been judicially expunged pursuant to this chapter shall be immune from civil liability absent unreasonable, wanton, willful, or intentional conduct.

(c) In addition to any other immunity or other civil protection or legal remedy available that an individual or entity may rightfully claim, an agency, department, custodian of records, corporation, business entity, or individual that employs, hires, contracts with, or holds any business or contractual relationship with an individual and is unaware of the existence of a criminal record due to an expungement pursuant to this chapter shall be immune from civil liability for damages caused by the person, absent unreasonable, wanton, willful, or intentional conduct.

Section 15-27-17

Filing under false pretenses.

Upon determination by the court that a petition for expungement was filed under false pretenses and was granted, the order of expungement shall be reversed and the criminal history record shall be restored to reflect the original charges.

Section 15-27-18

Applicants for position in law enforcement, etc.

Notwithstanding any other provision of this chapter, an applicant for a position in law enforcement or corrections or a law enforcement or correctional officer shall disclose and produce any expunged record pursuant to this chapter or any other state law to the Alabama Peace Officers' Standards and Training Commission, and the commission shall have access to any expunged records sealed or archived pursuant to this chapter for purposes of certification and regulation of persons as correctional and law enforcement officers.

Section 15-27-19

Adoption of rules.

The Alabama Criminal Justice Information Center Commission shall adopt rules for the submission of data from criminal justice agencies necessary to complete the criminal history record within the state criminal history repository. Data within the repository shall include all records allowed by federal regulation of state repositories.