
SENATE BILL No. 407

DIGEST OF INTRODUCED BILL

Citations Affected: IC 22-5-6; IC 35-38-5.

Synopsis: Expungement of arrest records. Provides for the expungement under certain circumstances of the arrest records of a person whose conviction has been vacated if the state may not or will not refile charges against the person. Allows a person to petition to have access to the person's limited criminal history information restricted if at least five years have passed since the person was discharged from probation, imprisonment, or parole for the person's last conviction and the person has not been arrested in the previous year. Prohibits an employer or prospective employer from asking about certain arrests and convictions if a certain period has passed since they occurred.

Effective: July 1, 2011.

Rogers

January 11, 2011, read first time and referred to Committee on Corrections, Criminal, and Civil Matters.

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First Regular Session 117th General Assembly (2011)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in **this style type**, and deletions will appear in ~~this style type~~.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or ~~this style type~~ reconciles conflicts between statutes enacted by the 2010 Regular Session of the General Assembly.

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SENATE BILL No. 407



A BILL FOR AN ACT to amend the Indiana Code concerning criminal law and procedure.

Be it enacted by the General Assembly of the State of Indiana:

1 SECTION 1. IC 22-5-6 IS ADDED TO THE INDIANA CODE AS
2 A **NEW** CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY
3 1, 2011]:

4 **Chapter 6. Stale Convictions and Arrests**

5 **Sec. 1. As used in this chapter, "stale arrest or charge" means**
6 **an arrest or criminal charge for any crime that occurred more**
7 **than five (5) years in the past.**

8 **Sec. 2. For the purposes of this chapter, a conviction of any**
9 **offense is a "stale conviction" if at least five (5) years have passed**
10 **since the person was released from incarceration, probation, or**
11 **parole, whichever occurs last, for the offense.**

12 **Sec. 3. Except as provided in section 4 of this chapter, an**
13 **employer may not ask or require an employee or a prospective**
14 **employee to disclose a stale arrest or charge or a stale conviction.**

15 **Sec. 4. An employer may ask or require an employee or a**
16 **prospective employee to disclose a stale conviction if state or**
17 **federal law specifically requires disclosure of a previous conviction**



1 as a condition of employment.

2 **Sec. 5. (a) An employee or a prospective employee may bring a**
3 **civil action against an employer to enforce section 3 of this chapter.**

4 **(b) If an employer violates section 3 of this chapter, the court**
5 **may do the following:**

6 **(1) Award:**

7 **(A) actual damages; and**

8 **(B) court costs and reasonable attorney's fees;**
9 **to the prevailing employee or prospective employee.**

10 **(2) Enjoin further violation of this chapter.**

11 SECTION 2. IC 35-38-5-1 IS AMENDED TO READ AS
12 FOLLOWS [EFFECTIVE JULY 1, 2011]: Sec. 1. (a) Whenever:

13 (1) an individual is arrested but no criminal charges are filed
14 against the individual; ~~or~~

15 (2) all criminal charges filed against an individual are dropped
16 because:

17 (A) of a mistaken identity;

18 (B) no offense was in fact committed; or

19 (C) there was an absence of probable cause; **or**

20 **(3) an individual's conviction has been vacated and the state**
21 **may not or will not refile charges against the individual;**

22 the individual may petition the court for expungement of the records
23 related to the arrest.

24 (b) A petition for expungement of records must be verified and filed
25 in:

26 **(1) the court of conviction, if the individual has been convicted;**

27 **(2) the court in which the charges were filed, if the individual**
28 **was charged but has not been convicted; or**

29 ~~(3) if no criminal charges were filed,~~ in a court with criminal
30 jurisdiction in the county where the arrest occurred, **if no**
31 **criminal charges were filed.**

32 **(c) The petition must set forth:**

33 (1) the date of the arrest;

34 (2) the charge;

35 **(3) the date of conviction, if applicable;**

36 **(4) the date the conviction was vacated, if applicable;**

37 **(5) the basis on which the conviction was vacated (including**
38 **the opinion or order from a court), if applicable;**

39 ~~(6)~~ **(6) the law enforcement agency employing the arresting**
40 **officer;**

41 ~~(7)~~ **(7) any other known identifying information, such as the name**
42 **of the arresting officer, case number, or court cause number;**

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1 ~~(5)~~ **(8)** the date of the petitioner's birth; and
2 ~~(6)~~ **(9)** the petitioner's Social Security number.
3 ~~(c)~~ **(d)** A copy of the petition shall be served on the law enforcement
4 agency and the state central repository for records.
5 ~~(d)~~ **(e)** Upon receipt of a petition for expungement, the law
6 enforcement agency shall notify the court of the name and address of
7 each agency to which any records related to the arrest were forwarded.
8 The clerk shall immediately send a copy of the petition to each of those
9 agencies. Any agency desiring to oppose the expungement shall file a
10 notice of opposition with the court setting forth reasons for resisting the
11 expungement along with any sworn statements from individuals who
12 represent the agency that explain the reasons for resisting the
13 expungement within thirty (30) days after the petition is filed. A copy
14 of the notice of opposition and copies of any sworn statements shall be
15 served on the petitioner in accordance with the Rules of Trial
16 Procedure. The court shall:
17 (1) summarily grant the petition;
18 (2) set the matter for hearing; or
19 (3) summarily deny the petition, if the court determines that:
20 (A) the petition is insufficient; or
21 (B) based on information contained in sworn statements
22 submitted by individuals who represent an agency, the
23 petitioner is not entitled to an expungement of records.
24 ~~(e)~~ **(f)** If a notice of opposition is filed and the court does not
25 summarily grant or summarily deny the petition, the court shall set the
26 matter for a hearing.
27 ~~(f)~~ **(g)** After a hearing is held under this section, the **court shall**
28 **grant the petition shall be granted of an individual who has not been**
29 **convicted** unless the court finds:
30 (1) the conditions in subsection (a) have not been met;
31 (2) the individual has a record of arrests other than minor traffic
32 offenses; or
33 (3) additional criminal charges are pending against the individual.
34 **(h) After a hearing is held under this section, the court shall**
35 **grant the petition of an individual whose conviction has been**
36 **vacated if the state may not or will not refile charges against the**
37 **individual, unless the court finds that additional criminal charges**
38 **are pending against the individual.**
39 SECTION 3. IC 35-38-5-5, AS AMENDED BY P.L.2-2005,
40 SECTION 124, IS AMENDED TO READ AS FOLLOWS
41 [EFFECTIVE JULY 1, 2011]: Sec. 5. (a) This section does not apply
42 to a request to a law enforcement agency for the release or inspection

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1 of a limited criminal history to a noncriminal justice organization or
2 individual whenever the subject of the request is described in
3 IC 10-13-3-27(a)(8) or IC 10-13-3-27(a)(12).

4 (b) A person may petition the state police department to ~~limit~~
5 **restrict** access to the person's limited criminal history to criminal
6 justice agencies if:

- 7 (1) more than ~~fifteen (15)~~ **five (5)** years have elapsed since the
- 8 date the person was discharged from probation, imprisonment, or
- 9 parole (whichever is later) for the last conviction for a crime; **and**
- 10 **(2) the person has not been arrested in the previous year.**

11 (c) **Except as provided in subsections (d) and (e)**, when a petition
12 is filed under subsection (b), the state police department shall not
13 release limited criminal history to noncriminal justice agencies under
14 IC 10-13-3-27.

15 (d) **If the state police department has restricted access to a**
16 **person's limited criminal history under this section and the person**
17 **is subsequently convicted of any crime other than a minor traffic**
18 **offense:**

- 19 (1) **the state police department shall reopen access to a**
- 20 **person's limited criminal history; and**
- 21 (2) **the person is forever barred from filing an additional**
- 22 **petition to limit access to the person's limited criminal history.**

23 (e) **If:**

- 24 (1) **the state police department has restricted access to a**
- 25 **person's limited criminal history under this section;**
- 26 (2) **the person is subsequently arrested or charged with a**
- 27 **crime; and**
- 28 (3) **there is no disposition of the arrest or charge;**

29 **the state police department may release limited criminal history**
30 **information concerning the arrest or charge if less than one (1)**
31 **year has elapsed since the date of the arrest or charge.**

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