1 2	State of Arkansas As Engrossed: H4/6/13 H4/12/13 89th General Assembly As Engrossed: Bill
3	Regular Session, 2013 HOUSE BILL 1638
4	
5	By: Representatives Williams, Steel, Nickels
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8	For An Act To Be Entitled
9	AN ACT TO ESTABLISH THE COMPREHENSIVE CRIMINAL RECORD
10	SEALING ACT OF 2013; TO AMEND, CONSOLIDATE, CLARIFY,
11	AND SIMPLIFY THE PROCESS FOR SEALING A PERSON'S
12	CRIMINAL RECORD UNDER CERTAIN CIRCUMSTANCES; AND FOR
13	OTHER PURPOSES.
14	
15	
16	Subtitle
17	TO ESTABLISH THE COMPREHENSIVE CRIMINAL
18	RECORD SEALING ACT OF 2013; AND TO AMEND,
19	CONSOLIDATE, CLARIFY, AND SIMPLIFY THE
20	PROCESS FOR SEALING A PERSON'S CRIMINAL
21	RECORD UNDER CERTAIN CIRCUMSTANCES.
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23	
24	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
25	
26	SECTION 1. Arkansas Code § 5-4-205(d), regarding restitution in
27	criminal cases, is amended to read as follows:
28	(d) A record of a defendant shall not be expunged <u>sealed</u> under <u>the</u>
29	<u>Comprehensive Criminal Record Sealing Act of 2013, § 16-90-901 <u>16-90-1401</u> et</u>
30	seq., until all court-ordered restitution has been paid.
31	
32	SECTION 2. Arkansas Code § 5-64-413 is repealed.
33	5-64-413. Probation — Discharge and dismissal.
34	(a) When any person who has not previously pleaded guilty or nolo
35	contendere or been found guilty of any offense under this chapter or under
36	any statute of the United States or of any state relating to a controlled



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1	substance pleads guilty or nolo contendere to or is found guilty of
2	possession of a controlled substance under § 5-64-419, the court without
3	entering a judgment of guilt and with the consent of the defendant may defer
4	further proceedings and place the defendant on probation for a period of not
5	less than one (1) year under such terms and conditions as may be set by the
6	court .
7	(b) The court may require as a condition for probation that the
8	defendant undergo an evaluative examination by a physician or medical
9	facility approved by the court and, if warranted, undergo in-patient or out-
10	patient treatment and rehabilitation for drug abuse.
11	(c) Upon violation of a term or condition, the court may enter an
12	adjudication of guilt and proceed as otherwise provided.
13	(d)(1) Upon fulfillment of the terms and conditions, the court shall
14	discharge the person and dismiss the proceedings against him or her.
15	(2) Discharge and dismissal under this section shall be without
16	adjudication of guilt and is not a conviction for purposes of this section or
17	for purposes of disqualifications or disabilities imposed by law upon
18	conviction of a crime, including the additional penalties imposed for a
19	second or subsequent conviction under § 5-64-408.
20	(3) There may be only one (1) discharge and dismissal under this
21	section with respect to any person.
22	(4)(A) A person against whom proceedings are discharged or
22 23	(4)(A) A person against whom proceedings are discharged or dismissed may seek to have the criminal records sealed, consistent with the
23	dismissed may seek to have the criminal records sealed, consistent with the
23 24	dismissed may seek to have the criminal records sealed, consistent with the procedures established in § 16-90-901 et seq.
23 24 25	dismissed may seek to have the criminal records sealed, consistent with the procedures established in § 16-90-901 et seq. (B) A person who has been placed on probation under this
23 24 25 26	dismissed may seek to have the criminal records sealed, consistent with the procedures established in § 16-90-901 et seq. (B) A person who has been placed on probation under this section for a misdemeanor offense shall have his or her record expunged under
23 24 25 26 27	dismissed may seek to have the criminal records sealed, consistent with the procedures established in § 16-90-901 et seq. (B) A person who has been placed on probation under this section for a misdemeanor offense shall have his or her record expunged under
23 24 25 26 27 28	dismissed may seek to have the criminal records sealed, consistent with the procedures established in § 16-90-901 et seq. (B) A person who has been placed on probation under this section for a misdemeanor offense shall have his or her record expunged under the procedures established in § 16-90-901 et seq.
23 24 25 26 27 28 29	dismissed may seek to have the criminal records sealed, consistent with the procedures established in § 16-90-901 et seq. (B) A person who has been placed on probation under this section for a misdemeanor offense shall have his or her record expunged under the procedures established in § 16-90-901 et seq. SECTION 3. Arkansas Code § 12-12-1001(15), regarding crime reporting
23 24 25 26 27 28 29 30	dismissed may seek to have the criminal records sealed, consistent with the procedures established in § 16-90-901 et seq. (B) A person who has been placed on probation under this section for a misdemeanor offense shall have his or her record expunged under the procedures established in § 16-90-901 et seq. SECTION 3. Arkansas Code § 12-12-1001(15), regarding crime reporting and investigation definitions, is amended as follows:
23 24 25 26 27 28 29 30 31	dismissed may seek to have the criminal records sealed, consistent with the procedures established in § 16-90-901 et seq. (B) A person who has been placed on probation under this section for a misdemeanor offense shall have his or her record expunged under the procedures established in § 16-90-901 et seq. SECTION 3. Arkansas Code § 12-12-1001(15), regarding crime reporting and investigation definitions, is amended as follows: (15) "Expunged Sealed record" means a record that was expunged sealed
23 24 25 26 27 28 29 30 31 32	dismissed may seek to have the criminal records sealed, consistent with the procedures established in § 16-90-901 et seq. (B) A person who has been placed on probation under this section for a misdemeanor offense shall have his or her record expunged under the procedures established in § 16-90-901 et seq. SECTION 3. Arkansas Code § 12-12-1001(15), regarding crime reporting and investigation definitions, is amended as follows: (15) "Expunged Sealed record" means a record that was expunged sealed under the Comprehensive Criminal Record Sealing Act of 2013, § 16-90-901 16-
23 24 25 26 27 28 29 30 31 32 33	dismissed may seek to have the criminal records sealed, consistent with the procedures established in § 16-90-901 et seq. (B) A person who has been placed on probation under this section for a misdemeanor offense shall have his or her record expunged under the procedures established in § 16-90-901 et seq. SECTION 3. Arkansas Code § 12-12-1001(15), regarding crime reporting and investigation definitions, is amended as follows: (15) "Expunged Sealed record" means a record that was expunged sealed under the Comprehensive Criminal Record Sealing Act of 2013, § 16-90-901 16-

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1	read as follows:
2	(d)
3	criminal justice agencies for criminal justice purposes as other laws permit.
4	
5	SECTION 5. Arkansas Code §§ 16-90-601 through 16-90-603 are repealed.
6	16-90-601. Minor felony offenders subsequently pardoned for offense.
7	Any person who committed a felony in this state while under sixteen
8	(16) years of age, was convicted and given a suspended sentence, subsequently
9	received a pardon for the conviction, and has not since been convicted of
10	another criminal offense shall have the criminal record expunged by the
11	sentencing court.
12	
13	16-90-602. Minor nonviolent felony offenders — Petition.
14	(a) A person who is convicted of a nonviolent felony committed while
15	the person was under the age of eighteen (18) years and who was incarcerated
16	or whose sentence was suspended, or who was placed on probation, may petition
17	the convicting court to have the record of the conviction expunged upon
18	completion of the sentence or expiration of the suspension or probation
19	period or at any time thereafter.
20	(b) When a petition is filed with the court for expunging the record
21	of conviction of a minor as authorized in this section, the court may enter
22	an order expunging the record as requested in the petition if it determines
23	that it is in the best interest of the petitioner and the state.
24	
25	16-90-603. Minor felony offenders — Expungement of record.
26	The procedure, effect, and definition of "expungement" as used in this
27	subchapter shall be in accordance with that established in § 16-90-901 et
28	seq.
29	
30	SECTION 6. Arkansas Code § 16-90-605 is repealed.
31	16-90-605. Covernor's pardon — Court order — Exclusions.
32	(a) The Governor shall notify the sentencing court upon issuing a
33	pardon and the court shall issue an order expunging the records relating to
34	the conviction of the person pardoned.
35	(b) The records relating to the conviction of a person pardoned prior
36	to July 15, 1991, shall be expunged upon a copy of the pardon's being filed

1	with the sentencing court by the person.
2	(c) This section shall not apply to a pardon issued for:
3	(1) Any offense in which the victim is a person under the age of
4	cighteen (18);
5	(2) Any sex offense; or
6	(3) An offense resulting in death or serious physical injury,
7	
8	SECTION 7. SECTION 7. Arkansas Code §§ 16-90-901 — 16-90-906, as
9	amended by Acts 2013, No. 282, are repealed.
10	Subchapter 9 — Expungement and Sealing of Criminal Records
11	16-90-901. Definition.
12	(a)(1) As used in §§ 5-64-407, 16-90-601, 16-90-602, 16-90-605, 16-93-
13	301 — 16-93-303, 16-93-314, and 16-93-1207, "expunge" shall mean that the
14	record or records in question shall be sealed, sequestered, and treated as
15	confidential in accordance with the procedures established by this
16	subchapter.
17	(2) Unless otherwise provided by this subchapter, "expunge"
18	shall not mean the physical destruction of any records.
19	(3) No person who is found guilty of or pleads guilty or nolo
20	contendere to a sexual offense as defined in this section and in which the
21	victim was under the age of eighteen (18) years shall be eligible to have the
22	offense expunged under the procedures set forth in this subchapter.
23	(b) For purposes of this subchapter, "sexual offense" shall be defined
24	as conduct prohibited by § 5-14-101 et seq., §§ 5-26-202, 5-27-602, 5-27-603,
25	5-27-605, 16-93-303(a)(1)(B), and any other subsequently enacted criminal law
26	prohibiting sexual conduct with a child.
27	
28	16-90-902. Effect of expungement.
29	(a) An individual whose record has been expunged in accordance with
30	the procedures established by this subchapter shall have all privileges and
31	rights restored and shall be completely exonerated, and the record which has
32	been expunged shall not affect any of his or her civil rights or liberties
33	unless otherwise specifically provided by law.
34	(b) Upon the entry of the uniform order to seal records of an
35	individual, the individual's underlying conduct shall be deemed as a matter
36	of law never to have occurred, and the individual may state that no such

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1	conduct ever occurred and that no such records exist.
2	
3	16-90-903. Release of sealed records.
4	(a) The custodian of the records shall not disclose the existence of
5	such records or release such records except when requested by:
6	(1) The individual whose records were sealed or the individual's
7	attorney, authorized in writing by the individual;
8	(2) A criminal justice agency, as defined in § 12-12-1001, and
9	the request is accompanied by a statement that the request is being made in
10	conjunction with an application for employment with such agency by the
11	individual whose record has been sealed;
12	(3) A court, upon a showing of a subsequent adjudication of
13	guilt of the individual whose record has been sealed;
14	(4) A prosecuting attorney, and such request is accompanied by a
15	statement that the request is being made in conjunction with the prosecution
16	of an offense; or
17	(5) The Arkansas Crime Information Center.
18	(b)(1) As used in this section, "custodian" shall not mean the
19	Arkansas Crime Information Center.
20	(2) Access to data maintained by the Arkansas Crime Information
21	Center shall continue to be governed by § 12-12-1001 et seq.
22	
23	16-90-904. Procedure for sealing of records.
24	(a)(l) An individual who is eligible to have an offense expunged may
25	file a uniform petition to seal records, as described in § 16-90-905, in the
26	circuit court or district court in the county where the offense was committed
27	and in which the person was convicted for the offense he or she is now
28	petitioning to have expunged.
29	(2)(A) Unless the circuit court or district court is presented
30	with and finds that there is clear and convincing evidence that a misdemeanor
31	conviction should not be expunged under this subchapter, the circuit court or
32	district court shall expunge the misdemeanor conviction for a person after
33	the person files a petition as described in this section, except for the
34	following offenses:
35	(i) Negligent homicide, § 5-10-105, if it was a
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36 Glass A misdemeanor;

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1	(ii) Battery in the third degree, § 5-13-203;
2	(iii) Indecent exposure, § 5-14-112;
3	(iv) Public sexual indecency, § 5-14-111;
4	(v) Sexual assault in the fourth degree, § 5-14-127;
5	(vi) Domestic battering in the third degree, § 5-26-
6	305; or
7	(vii) Driving while intoxicated, § 5-65-103.
8	(B) An offense listed in subdivisions (a)(2)(A)(i)-(vii)
9	of this section:
10	(i) May be expunged after a period of five (5) years
11	has elapsed since the completion of the person's sentence for that
12	misdemeanor conviction; and
13	(ii) Shall be expunged after the period of time
14	required in subdivision (a)(2)(B)(i) of this section unless the circuit court
15	or district court is presented with and finds that there is clear and
16	convincing evidence that the misdemeanor conviction should not be expunged
17	under this subchapter.
18	(3)(A) The circuit clerk or district court clerk shall collect a
19	fee of fifty dollars (\$50.00) for filing the uniform petition to seal records
20	unless the petitioner is indigent and the fee is waived under Rule 72 of the
21	Arkansas Rules of Civil Procedure.
22	(B) The circuit clerk or district court clerk shall remit:
23	(i) One-half (1/2) of the fee by the tenth day of
24	each month to the Administration of Justice Funds Section of the Office of
25	Administrative Services of the Department of Finance and Administration on a
26	form provided by that office for deposit into the State Administration of
27	Justice Fund; and
28	(ii) The remaining one-half (1/2) of the fee
29	remitted as follows:
30	(a) If collected in circuit court, to the
31	county treasurer to be deposited into the county general fund by the tenth
32	day of each month;
33	(b) If collected in district court, to the
34	treasury of each political subdivision that contributes to the expenses of
35	the district court based on the percentage of the expenses contributed by the
36	political subdivision by the tenth day of each month; or

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1	(c) In a district court funded solely by the
2	county, to the county treasurer of the county in which the district court is
3	located to be deposited into the county general fund by the tenth day of each
4	month.
5	(b)(1)(A) A copy of the uniform petition for sealing of the record
6	shall be served upon the prosecuting authority for the county in which the
7	petition is filed, the arresting agency, and any city court or district court
8	where the individual appeared before the transfer of the case to circuit
9	court.
10	(B) It shall not be necessary to make any agency a party
11	to the action.
12	(2)(A) Any person desiring to oppose the sealing of the record
13	shall file a notice of opposition with the court setting forth reasons within
14	thirty (30) days after receipt of the uniform petition or after the uniform
15	petition is filed, whichever is the later date.
16	(B) If no opposition is filed, the court may grant the
17	petition.
18	(C) If notice of opposition is filed, the court shall set
19	the matter for a hearing.
20	(c) If the court determines that the record should be sealed, the
21	uniform order, as described in § 16-90-905, shall be entered and filed with
22	the circuit clerk.
23	(d) The circuit clerk shall certify copies of the uniform order to the
24	prosecuting attorney who filed the underlying charges, the arresting agency,
25	any city court or district court where the individual appeared before the
26	transfer of the case to circuit court, the Administrative Office of the
27	Courts, and the Arkansas Crime Information Center.
28	(e)(1) The circuit clerk and the clerk of any city court or district
29	court where the individual appeared before the transfer of the case to
30	circuit court shall remove all petitions, orders, docket sheets, and
31	documents relating to the case, place them in a file, and sequester them in a
32	separate and confidential holding area within the clerk's office.
33	(2)(A) A docket sheet shall be prepared to replace the sealed
34	docket_sheet.
35	(B) The replacement docket sheet shall contain the docket
36	number, a statement that the case has been sealed, and the date that the

1	order to seal the record was issued.
2	(3) All indices to the file of the individual with a sealed
3	record shall be maintained in a manner to prevent general access to the
4	identification of the individual.
5	(f) Upon notification of an order to seal records, all circuit clerks,
6	city clerks, district clerks, arresting agencies, and other criminal justice
7	agencies maintaining such conviction records in a computer-generated database
8	shall either segregate the entire record into a separate file or ensure by
9	other electronic means that the sealed record shall not be available for
10	general access unless otherwise authorized by law.
11	
12	16-90-905. Uniform petition and order to seal records.
13	(a)(1) The Arkansas Grime Information Center shall adopt and provide a
14	uniform petition and order to seal records that shall be used by all
15	petitioners and by all circuit and district courts in this state.
16	(2) No order to seal or expunge records covered by this
17	subchapter shall be effective unless the uniform order is entered.
18	(3)(A) The petition shall include a statement verified under
19	oath indicating whether the petitioner has felony charges pending in any
20	state or federal court and the status of those charges.
21	(B) The petition shall also include a statement that the
22	information contained in the petition is true and correct to the best of the
23	petitioner's knowledge, and the order shall contain, at a minimum, the
24	following data elements:
25	(i) The person's full name, race, sex, and date of
26	<i>birth;</i>
27	(ii) The person's full name at the time of arrest
28	and adjudication of guilt, if different from the person's current name;
29	(iii) The crimes for which the person was
30	adjudicated guilty and the date of the disposition;
31	(iv) The identity of the court;
32	(v) The provision under which the individual was
33	sentenced that provides for sealing or expungement of the record; and
34	(vi) The specific records to be sealed.
35	(b)(1) If no record exists in the state central repository of the
36	arrest for the charges in the petition, a record shall be established before

1	the uniform order to seal becomes effective.
2	(2) When no record exists in the state central repository, it
3	shall be the duty of the petitioner and the original arresting agency to
4	submit fingerprint cards on the petitioner, according to \$ 12-12-1006 and
5	procedures established by the Arkansas Crime Information Center.
6	
7	16-90-906. When no guilty verdict.
8	Any individual who has been charged and arrested for any criminal
9	offense where the charges are subsequently nolle prossed or dismissed or the
10	individual is acquitted at trial is eligible to have all arrest records,
11	petitions, orders, docket sheets, and any other documents relating to the
12	case expunged in accordance with the procedures defined by this subchapter
13	and upon entry of an order of expungement may state that no such charges,
14	arrest, and the resulting trial ever occurred.
15	
16	SECTION 8. Arkansas Code Title 16, Chapter 90, Subchapter 12, is
17	repealed.
18	Subchapter 12
19	Encouragement of Treatment and Rehabilitation of Drug Users
20	16-90-1201. Expungement of record.
21	(a) The record of a felony offense for possession of a controlled
22	substance or counterfeit substance in violation of § 5-64-419, § 5-64-441, or
23	the former § 5-64-401(c) shall be expunged under this section.
24	(b) This section shall apply if:
25	(1) The intake officer appointed by the court determines that
26	the defendant has a drug addiction and recommends the defendant as a
27	candidate for residential drug treatment;
28	(2) The court places the defendant on probation and includes as
29	part of the terms and conditions of the probation that:
30	(A) The defendant successfully complete a drug treatment
31	program approved by the court; and
32	(B) The defendant remain drug free until successful
33	completion of probation; and
34	(3) The defendant successfully complete the terms and conditions
35	of the probation.
36	(c) Nothing in this section shall require or compel any court of this

1	state to order probation under this section, nor shall any defendant be
2	availed the benefit of this section as a matter of right.
3	(d) This section shall be supplemental to all other laws concerning
4	probation and expungement.
5	(c) As used in this section, the procedure, effect, and definition of
6	<i>"expungement" shall be in accordance with that established in § 16-90-901 et</i>
7	seq.
8	
9	SECTION 9. Arkansas Code Title 16, Chapter 90, is amended to add a new
10	subchapter to read as follows:
11	Subchapter 14 - Comprehensive Criminal Record Sealing Act of 2013
12	<u>16-90-1401. Title.</u>
13	This subchapter shall be known and may be cited as the "Comprehensive
14	Criminal Record Sealing Act of 2013".
15	
16	<u>16-90-1402. Intent.</u>
17	(a) The General Assembly recognizes that historically the laws of this
18	state involving the procedure a person must follow to have his or her prior
19	criminal history information sealed have been confusing, from the standpoint
20	of both practicality and terminology.
21	(b) It is the intent of the General Assembly to provide in clear terms
22	in what instances and, if applicable, how a person may attempt to have his or
23	her criminal history information sealed.
24	
25	<u>16-90-1403. Scope.</u>
26	(a) This subchapter governs all proceedings involving the sealing of
27	<u>criminal records.</u>
28	(b) Inconsistencies between this subchapter and any other sections
29	within the Arkansas Code in existence on the effective date of this act are
30	resolved in favor of this subchapter, except that this subchapter does not
31	<u>apply to:</u>
32	(1) The Arkansas Drug Court Act, § 16-98-301 et seq.;
33	(2) Extended juvenile jurisdiction records under, § 9-27-508,
34	<u>unless the records are considered adult criminal records under § 9-27-501 et</u>
35	seq; and
36	(3) The sealing of juvenile records.

10

1	(c)(l) A court may hear a proceeding under this subchapter only if a
2	uniform petition is initially filed by the petitioner.
3	(2) A court may only use a uniform order if the court decides to
4	seal a criminal record under this subchapter.
5	
6	<u>16-90-1404. Definitions.</u>
7	As used in this subchapter:
8	(1) "Completion of a person's sentence" means that the person, after
9	being found guilty:
10	(A) Has paid his or her fine, court costs, or other monetary
11	obligation as defined in § 16-13-701 in full, unless the obligation has been
12	excused by the sentencing court;
13	(B) Served any time in county or regional jail, a Department of
14	Community Correction facility, or a Department of Correction facility in
15	<u>full; and</u>
16	(C) If applicable:
17	(i) Has been discharged from probation or parole;
18	(ii) Completed any suspended sentence;
19	(iii) Paid any court-ordered restitution;
20	(iv) Completed any court-ordered community service;
21	(v) Paid any driver's license suspension reinstatement
22	fees, if a driver's license suspension reinstatement fee was assessed as a
23	result of the person's arrest, plea of guilty or nolo contendere, or a
24	finding of guilt for the offense; and
25	(vi) Completed all other driver's license reinstatement
26	requirements, if a driver's license suspension was imposed as a result of the
27	person's arrest, plea of guilty or nolo contendere, or a finding of guilt for
28	<u>the offense;</u>
29	(2) "Conviction":
30	(A) Includes the following, after the final act of judgment:
31	(i) A plea of guilty or nolo contendere, unless entered
32	pursuant to court-ordered probation described in subdivision (2)(B)(iv) of
33	this section, by a person formally charged with an offense;
34	(ii) A finding of guilt, unless entered pursuant to court-
35	ordered probation described in subdivision (2)(B)(iv) of this section, by a
36	judge or jury after a trial;

1	(iii) A finding of guilt, unless entered pursuant to
2	court-ordered probation described in subdivision (2)(B)(iv) of this section,
3	after entry of a plea of nolo contendere;
4	(iv) A sentence of supervised probation on a felony
5	<u>charge;</u>
6	(v) A suspended imposition of sentence, as defined in §
7	<u>16-93-1202, with a fine;</u>
8	(vi) A sentence under § 16-93-1201 et seq.;
9	(vii) A suspended sentence that is revocable and can
10	subject the person to incarceration or a fine, or both; or
11	(viii) A finding of guilt of a person whose case proceeded
12	under § 16-93-301 et seq., and who violated the terms and conditions of § 16-
13	<u>93-301 et seq.; and</u>
14	(B) Does not include:
15	(i) An order nolle prosequi;
16	(ii) A suspended imposition of sentence, as defined in §
17	<u>16-93-1202, with no fine;</u>
18	(iii) An acquittal for any reason;
19	(iv) An order that the defendant enter a diversionary
20	program that requires him or her to accomplish certain court-ordered
21	objectives but that does not result in a finding of guilt if the program is
22	successfully completed;
23	(v) A court-ordered probationary period under:
24	<u>(a) The former § 5-64-413; or</u>
25	(b) Section 16-93-301 et seq.;
26	(vi) The entry of a plea of guilty or nolo contendere
27	without the court's making a finding of guilt or entering a judgment of guilt
28	with the consent of the defendant or the resultant dismissal and discharge of
29	the defendant as prescribed by § 16-93-301 et seq.;
30	(vii) The entry of a directed verdict by a court at trial;
31	<u>or</u>
32	(viii) The dismissal of a charge either with or without
33	prejudice;
34	(3) "Court" means a sentencing district court or sentencing circuit
35	court, unless otherwise specifically identified;
36	(4)(A) "Seal" means to expunge, remove, sequester, and treat as

1	confidential the record or records in question according to the procedures
2	established by this subchapter.
3	(B) "Seal" does not include the physical destruction of a record
4	of a conviction unless this subchapter requires the physical destruction of
5	the record of a conviction;
6	(5) "Sentence" means the outcome formally entered by a court upon a
7	person in criminal proceedings;
8	(6) "Sex offense" means:
9	(A) The same as defined in § 12-12-903; and
10	(B) A felony offense repealed by Acts 2001, No. 1738; and
11	(7) "Uniform order" means a uniform order to seal a record described
12	<u>in § 16-90-1414; and</u>
13	(8) "Uniform petition" means a uniform petition to seal a record
14	<u>described in § 16-90-1414.</u>
15	
16	<u>16-90-1405. Eligibility to file a uniform petition to seal a</u>
17	misdemeanor offense or violation.
18	(a) A person is eligible to file a uniform petition under this
19	subchapter to seal his or her record of a misdemeanor or violation sixty (60)
20	<u>days after:</u>
21	(1) The completion of his or her sentence for the misdemeanor or
22 23	<u>violation, including full payment of restitution;</u>
23	(2) Full payment of court costs; (3) Full payment of driver's license suspension reinstatement
25	fees, if a driver's license suspension reinstatement fee was assessed as a
26 27	result of the person's arrest or conviction for the misdemeanor or violation;
27	and
28 20	(4) The completion of all other driver's license reinstatement
29 20	requirements, if a driver's license suspension was imposed as a result of the
30 21	person's arrest or conviction for the misdemeanor or violation.
31	(b) There is not a limit to the number of times a person may file a
32	uniform petition to seal his or her record of a misdemeanor or violation,
33	except that the person may not file:
34 25	(1) A new uniform petition to seal one of the following criminal
35	offenses until after a period of five (5) years has elapsed since the
36	completion of the person's sentence for the conviction:

13

1	(A) Negligent homicide, § 5-10-105, if it was a Class A
2	misdemeanor;
3	(B) Battery in the third degree, § 5-13-203;
4	(C) Indecent exposure, § 5-14-112;
5	(D) Public sexual indecency, § 5-14-111;
6	(5) Sexual assault in the fourth degree, § 5-14-127;
7	(F) Domestic battering in the third degree, § 5-26-305; or
8	(G) A misdemeanor violation of § 5-65-103;
9	(2) A new uniform petition to seal a criminal offense listed in
10	subdivision (b)(l)(A) - (G) of this section before one (l) year from the date
11	of the order denying the previous uniform petition;
12	(3) A new uniform petition to seal any other misdemeanor or
13	violation before ninety (90) days from the date of an order denying a uniform
14	petition to seal the misdemeanor or violation;
15	(4) A new uniform petition to seal a misdemeanor or violation
16	under this section if an appeal of a previous denial of a uniform petition to
17	seal a misdemeanor or violation for the same misdemeanor or violation is
18	<u>still pending; or</u>
19	(5) A new uniform petition to seal a misdemeanor or violation
20	under this section if:
21	(A) The person was a holder of a commercial driver license
22	or commercial learner's permit at the time the misdemeanor or violation was
23	<u>committed; and</u>
24	(B) The misdemeanor or violation was a traffic offense,
25	other than a parking violation, vehicle weight violation, or vehicle defect
26	violation, committed in any type of motor vehicle.
27	(c) Except as provided in subsection (b) of this section, a person is
28	<u>eligible to file a uniform petition to seal a misdemeanor or violation under</u>
29	this section even if his or her misdemeanor or violation occurred before the
30	effective date of this act.
31	
32	16-90-1406. Felony convictions eligible for sealing.
33	(a) Unless prohibited under § 16-90-1408, a person may petition a
34	<u>court to seal a record of a conviction after five (5) years has elapsed since</u>
35	
	the completion of the person's sentence for:

1	(2) An unclassified felony;
2	(3) An offense under § 5-64-401 et seq. that is a Class A felony
3	<u>or Class B felony;</u>
4	(4) Solicitation to commit, attempt to commit, or conspiracy to
5	commit the substantive offenses listed in subdivisions (1)-(3) of this
6	<u>section; or</u>
7	(5) A felony not involving violence committed while the person
8	was less than eighteen (18) years of age.
9	(b)(l)(A) The petitioner can have no more than one (l) previous felony
10	conviction.
11	(B) For the sole purpose of calculating the number of
12	previous felony convictions under this section, all felony offenses that were
13	committed as part of the same criminal episode and for which the person was
14	convicted are a single conviction.
15	(2) The fact that a prior felony conviction has been previously
16	sealed shall not prevent its counting as a prior conviction for the purposes
17	of this subsection.
18	
19	16-90-1407. Special procedures for sealing a controlled substance
19 20	<u>16-90-1407. Special procedures for sealing a controlled substance</u> possession conviction.
20	possession conviction.
20 21	possession conviction. <u>A person may petition the court to seal a record of a conviction for</u>
20 21 22	possession conviction. <u>A person may petition the court to seal a record of a conviction for</u> possession of a controlled substance, § 5-64-419, or counterfeit substance, §
20 21 22 23	possession conviction. <u>A person may petition the court to seal a record of a conviction for</u> <u>possession of a controlled substance, § 5-64-419, or counterfeit substance, §</u> <u>5-64-441, upon the completion of the person's sentence if, prior to</u>
20 21 22 23 24	possession conviction. <u>A person may petition the court to seal a record of a conviction for</u> possession of a controlled substance, § 5-64-419, or counterfeit substance, § 5-64-441, upon the completion of the person's sentence if, prior to <u>sentencing:</u>
20 21 22 23 24 25	possession conviction. <u>A person may petition the court to seal a record of a conviction for</u> possession of a controlled substance, § 5-64-419, or counterfeit substance, § 5-64-441, upon the completion of the person's sentence if, prior to <u>sentencing:</u> <u>(1) An intake officer appointed by the court, where applicable,</u>
20 21 22 23 24 25 26	possession conviction. <u>A person may petition the court to seal a record of a conviction for</u> possession of a controlled substance, § 5-64-419, or counterfeit substance, § 5-64-441, upon the completion of the person's sentence if, prior to <u>sentencing:</u> <u>(1) An intake officer appointed by the court, where applicable,</u> <u>determines that the person has a drug addiction and recommends the person as</u>
20 21 22 23 24 25 26 27	possession conviction. <u>A person may petition the court to seal a record of a conviction for</u> possession of a controlled substance, § 5-64-419, or counterfeit substance, § 5-64-441, upon the completion of the person's sentence if, prior to <u>sentencing:</u> <u>(1) An intake officer appointed by the court, where applicable,</u> <u>determines that the person has a drug addiction and recommends the person as</u> <u>a candidate for residential drug treatment;</u>
20 21 22 23 24 25 26 27 28	possession conviction.A person may petition the court to seal a record of a conviction forpossession of a controlled substance, § 5-64-419, or counterfeit substance, §5-64-441, upon the completion of the person's sentence if, prior tosentencing:(1) An intake officer appointed by the court, where applicable,determines that the person has a drug addiction and recommends the person asa candidate for residential drug treatment;(2) The court places the person on probation and includes as
20 21 22 23 24 25 26 27 28 29	possession conviction. A person may petition the court to seal a record of a conviction for possession of a controlled substance, § 5-64-419, or counterfeit substance, § 5-64-441, upon the completion of the person's sentence if, prior to sentencing: (1) An intake officer appointed by the court, where applicable, determines that the person has a drug addiction and recommends the person as a candidate for residential drug treatment; (2) The court places the person on probation and includes as part of the terms and conditions of the probation that:
20 21 22 23 24 25 26 27 28 29 30	possession conviction. A person may petition the court to seal a record of a conviction for possession of a controlled substance, § 5-64-419, or counterfeit substance, § 5-64-441, upon the completion of the person's sentence if, prior to sentencing: (1) An intake officer appointed by the court, where applicable, determines that the person has a drug addiction and recommends the person as a candidate for residential drug treatment; (2) The court places the person on probation and includes as part of the terms and conditions of the probation that: (A) The person successfully complete a drug treatment
20 21 22 23 24 25 26 27 28 29 30 31	possession conviction. A person may petition the court to seal a record of a conviction for possession of a controlled substance, § 5-64-419, or counterfeit substance, § 5-64-441, upon the completion of the person's sentence if, prior to sentencing: (1) An intake officer appointed by the court, where applicable, determines that the person has a drug addiction and recommends the person as a candidate for residential drug treatment; (2) The court places the person on probation and includes as part of the terms and conditions of the probation that: (A) The person successfully complete a drug treatment program approved by the court; and
20 21 22 23 24 25 26 27 28 29 30 31 32	possession conviction. A person may petition the court to seal a record of a conviction for possession of a controlled substance, § 5-64-419, or counterfeit substance, § 5-64-441, upon the completion of the person's sentence if, prior to sentencing: (1) An intake officer appointed by the court, where applicable, determines that the person has a drug addiction and recommends the person as a candidate for residential drug treatment; (2) The court places the person on probation and includes as part of the terms and conditions of the probation that: (A) The person successfully complete a drug treatment program approved by the court; and (B) The person remain drug-free until successful
20 21 22 23 24 25 26 27 28 29 30 31 32 33	possession conviction. A person may petition the court to seal a record of a conviction for possession of a controlled substance, \$ 5-64-419, or counterfeit substance, \$ 5-64-441, upon the completion of the person's sentence if, prior to sentencing: (1) An intake officer appointed by the court, where applicable, determines that the person has a drug addiction and recommends the person as a candidate for residential drug treatment; (2) The court places the person on probation and includes as part of the terms and conditions of the probation that: (A) The person successfully complete a drug treatment program approved by the court; and (B) The person remain drug-free until successful completion of probation; and

1	16-90-1408. Felony convictions ineligible for sealing.
2	(a) A record of a conviction of any the following offenses is not
3	eligible to be sealed under this subchapter:
4	(1) A Class Y felony, Class A felony, or Class B felony, except
5	<u>as provided in § 16-90-1406;</u>
6	<u>(2) Manslaughter, § 5-10-104;</u>
7	(3) An unclassified felony if the maximum sentence of
8	imprisonment for the unclassified felony is more than ten (10) years;
9	(4) A felony sex offense;
10	(5) A felony involving violence under § 5-4-501(d)(2); and
11	(6) A felony for which a person served any portion of his or her
12	sentence as an inmate in the Department of Correction.
13	(b)(1) A felony traffic offense committed in any type of motor
14	vehicle if the person was a holder of a commercial learner's permit or
15	commercial driver license at the time the felony offense was committed is not
16	eligible for sealing under this subchapter.
17	(2) As used in this subsection, "traffic offense" does not
18	include a parking violation, vehicle weight violation, or vehicle defect
19	violation.
19 20	<u>violation.</u>
	<u>violation.</u> <u>16-90-1409. Sealing records of arrests.</u>
20	
20 21	16-90-1409. Sealing records of arrests.
20 21 22	<u>16-90-1409. Sealing records of arrests.</u> <u>(a) A person may petition a district court or circuit court to seal a</u>
20 21 22 23	<u>16-90-1409. Sealing records of arrests.</u> <u>(a) A person may petition a district court or circuit court to seal a</u> <u>record of a prior arrest if charges have not been filed by the prosecuting</u>
20 21 22 23 24	<u>16-90-1409. Sealing records of arrests.</u> <u>(a) A person may petition a district court or circuit court to seal a</u> <u>record of a prior arrest if charges have not been filed by the prosecuting</u> <u>attorney within one (1) year of the date of the arrest.</u>
20 21 22 23 24 25	<u>16-90-1409. Sealing records of arrests.</u> <u>(a) A person may petition a district court or circuit court to seal a</u> <u>record of a prior arrest if charges have not been filed by the prosecuting</u> <u>attorney within one (1) year of the date of the arrest.</u> <u>(b) The petition shall be filed in the county in which the arrest was</u>
20 21 22 23 24 25 26	<u>16-90-1409. Sealing records of arrests.</u> <u>(a) A person may petition a district court or circuit court to seal a</u> <u>record of a prior arrest if charges have not been filed by the prosecuting</u> <u>attorney within one (1) year of the date of the arrest.</u> <u>(b) The petition shall be filed in the county in which the arrest was</u>
20 21 22 23 24 25 26 27	<u>16-90-1409. Sealing records of arrests.</u> <u>(a) A person may petition a district court or circuit court to seal a</u> <u>record of a prior arrest if charges have not been filed by the prosecuting</u> <u>attorney within one (1) year of the date of the arrest.</u> <u>(b) The petition shall be filed in the county in which the arrest was</u> <u>made.</u>
20 21 22 23 24 25 26 27 28	<u>16-90-1409. Sealing records of arrests.</u> <u>(a) A person may petition a district court or circuit court to seal a</u> <u>record of a prior arrest if charges have not been filed by the prosecuting</u> <u>attorney within one (1) year of the date of the arrest.</u> <u>(b) The petition shall be filed in the county in which the arrest was</u> <u>made.</u> <u>16-90-1410. Sealing records of nolle prosequi, dismissed cases, or</u>
20 21 22 23 24 25 26 27 28 29	<u>16-90-1409. Sealing records of arrests.</u> (a) A person may petition a district court or circuit court to seal a record of a prior arrest if charges have not been filed by the prosecuting attorney within one (1) year of the date of the arrest. (b) The petition shall be filed in the county in which the arrest was made. <u>16-90-1410. Sealing records of nolle prosequi, dismissed cases, or</u> cases where the disposition is an acquittal.
20 21 22 23 24 25 26 27 28 29 30	<pre>16-90-1409. Sealing records of arrests. (a) A person may petition a district court or circuit court to seal a record of a prior arrest if charges have not been filed by the prosecuting attorney within one (1) year of the date of the arrest. (b) The petition shall be filed in the county in which the arrest was made. 16-90-1410. Sealing records of nolle prosequi, dismissed cases, or cases where the disposition is an acquittal. (a) A person may petition to seal the records of a case in which there</pre>
20 21 22 23 24 25 26 27 28 29 30 31	<u>16-90-1409. Sealing records of arrests.</u> (a) A person may petition a district court or circuit court to seal a record of a prior arrest if charges have not been filed by the prosecuting attorney within one (1) year of the date of the arrest. (b) The petition shall be filed in the county in which the arrest was made. <u>16-90-1410. Sealing records of nolle prosequi, dismissed cases, or</u> cases where the disposition is an acquittal. (a) A person may petition to seal the records of a case in which there was for any reason:
20 21 22 23 24 25 26 27 28 29 30 31 32	16-90-1409. Sealing records of arrests. (a) A person may petition a district court or circuit court to seal a record of a prior arrest if charges have not been filed by the prosecuting attorney within one (1) year of the date of the arrest. (b) The petition shall be filed in the county in which the arrest was made. 16-90-1410. Sealing records of nolle prosequi, dismissed cases, or cases where the disposition is an acquittal. (a) A person may petition to seal the records of a case in which there was for any reason: (1) Entry of an order nolle prosequi upon motion of the
20 21 22 23 24 25 26 27 28 29 30 31 32 33	16-90-1409. Sealing records of arrests.(a) A person may petition a district court or circuit court to seal arecord of a prior arrest if charges have not been filed by the prosecutingattorney within one (1) year of the date of the arrest.(b) The petition shall be filed in the county in which the arrest wasmade.16-90-1410. Sealing records of nolle prosequi, dismissed cases, orcases where the disposition is an acquittal.(a) A person may petition to seal the records of a case in which therewas for any reason:(1) Entry of an order nolle prosequi upon motion of theprosecuting attorney after one (1) year has passed since the date of the

1	mental disease or defect under § 5-2-301 et seq.; or
2	(4) A decision by the prosecuting attorney not to file charges.
3	(b) The petition shall be filed in the court in which the order nolle
4	prosequi or order of dismissal was entered.
5	
6	<u> 16-90-1411. Sealing of records for a pardoned person — Pardons for</u>
7	youthful felony offenders.
8	(a)(1) The Governor shall notify the court upon issuing a pardon, and
9	the court shall issue an order sealing the record of a conviction of the
10	person pardoned.
11	(2) The record of a conviction relating to the conviction of a
12	person pardoned before July 15, 1991, shall be sealed upon the filing of a
13	copy of the pardon with the court by the person.
14	(3) This section does not apply to a pardon issued for:
15	(A) Any offense in which the victim is a person under
16	eighteen (18) years of age;
17	(B) A sex offense; or
18	(C) An offense resulting in death or serious physical
19	<u>injury.</u>
20	(b) A person shall have his or her record of a conviction sealed by
21	the court if the person:
22	(1) Committed a felony in this state while under sixteen (16)
23	years of age;
24	(2) Was convicted and given a suspended sentence;
25	(3) Received a pardon for the conviction; and
26	(4) Has not been convicted of another criminal offense.
27	(c) This section does not prevent a person from requesting that his or
28	her criminal record be sealed under § 16-90-1405 or § 16-90-1406.
29	
30	<u>16-90-412. [Reserved.]</u>
31	
32	16-90-1413. Procedure for sealing of records.
33	(a)(l) A person who is eligible to have a record sealed under this
34	subchapter may file a uniform petition in the circuit court or district court
35	in the county where the offense was committed and in which the person was
36	convicted for the offense he or she is now petitioning to have sealed.

1	(2) Except as provided for in § 16-90-1405, if a person has
2	previously petitioned the court for the sealing of a record and that petition
3	was subsequently denied, the person may not file a uniform petition under
4	this subchapter regarding that record until one (1) year has passed since the
5	denial of the previous petition.
6	(b)(l)(A) A copy of the uniform petition shall be served upon the
7	prosecuting attorney for the county in which the uniform petition is filed
8	and the arresting agency, if the arresting agency is a named party, within
9	three (3) days of the filing of the uniform petition.
10	(B) It is not necessary to make the arresting agency a
11	party to the action.
12	(2)(A) The prosecuting attorney may file a notice of opposition
13	with the court for a petition seeking to seal a record of an eligible
14	misdemeanor conviction or violation setting forth reasons for the opposition
15	to the sealing within thirty (30) days after receipt of the uniform petition
16	or after the uniform petition is filed, whichever is the later date.
17	(B)(i) If notice of opposition is not filed, the court may
18	grant the uniform petition.
19	(ii) If notice of opposition is filed, the court
20	shall set the matter for a hearing if the record for which the uniform
21	petition was filed is eligible for sealing under this subchapter unless the
22	prosecuting attorney consents to allow the court to decide the case solely on
23	the pleadings.
	the pleadings.
24	<u>(3)(A) The prosecuting attorney may file a notice of opposition</u>
24 25	
	(3)(A) The prosecuting attorney may file a notice of opposition
25	(3)(A) The prosecuting attorney may file a notice of opposition with the court for a petition seeking to seal a record of an eligible felony
25 26	(3)(A) The prosecuting attorney may file a notice of opposition with the court for a petition seeking to seal a record of an eligible felony conviction setting forth reasons for the opposition to the sealing.
25 26 27	(3)(A) The prosecuting attorney may file a notice of opposition with the court for a petition seeking to seal a record of an eligible felony conviction setting forth reasons for the opposition to the sealing. (B) A court may not sign a uniform order sealing an
25 26 27 28	(3)(A) The prosecuting attorney may file a notice of opposition with the court for a petition seeking to seal a record of an eligible felony conviction setting forth reasons for the opposition to the sealing. (B) A court may not sign a uniform order sealing an eligible felony conviction without a hearing.
25 26 27 28 29	(3)(A) The prosecuting attorney may file a notice of opposition with the court for a petition seeking to seal a record of an eligible felony conviction setting forth reasons for the opposition to the sealing. (B) A court may not sign a uniform order sealing an eligible felony conviction without a hearing. (c)(1) The court may not grant the uniform petition until ninety (90)
25 26 27 28 29 30	(3)(A) The prosecuting attorney may file a notice of opposition with the court for a petition seeking to seal a record of an eligible felony conviction setting forth reasons for the opposition to the sealing. (B) A court may not sign a uniform order sealing an eligible felony conviction without a hearing. (c)(1) The court may not grant the uniform petition until ninety (90) days have passed since the uniform petition was served on the prosecuting
25 26 27 28 29 30 31	(3)(A) The prosecuting attorney may file a notice of opposition with the court for a petition seeking to seal a record of an eligible felony conviction setting forth reasons for the opposition to the sealing. (B) A court may not sign a uniform order sealing an eligible felony conviction without a hearing. (c)(1) The court may not grant the uniform petition until ninety (90) days have passed since the uniform petition was served on the prosecuting attorney, although the court may deny the uniform petition at any time.
25 26 27 28 29 30 31 32	(3) (A) The prosecuting attorney may file a notice of opposition with the court for a petition seeking to seal a record of an eligible felony conviction setting forth reasons for the opposition to the sealing. (B) A court may not sign a uniform order sealing an eligible felony conviction without a hearing. (c) (1) The court may not grant the uniform petition until ninety (90) days have passed since the uniform petition was served on the prosecuting attorney, although the court may deny the uniform petition at any time. (2) If the court determines that the record shall be sealed
25 26 27 28 29 30 31 32 33	(3)(A) The prosecuting attorney may file a notice of opposition with the court for a petition seeking to seal a record of an eligible felony conviction setting forth reasons for the opposition to the sealing. (B) A court may not sign a uniform order sealing an eligible felony conviction without a hearing. (c)(1) The court may not grant the uniform petition until ninety (90) days have passed since the uniform petition was served on the prosecuting attorney, although the court may deny the uniform petition at any time. (2) If the court determines that the record shall be sealed under the standards of § 16-90-1415, the uniform order described in § 16-90-

1	arresting agency, the Arkansas Crime Information Center, and, if applicable,
2	any district court where the person appeared before the transfer or appeal of
3	the case to circuit court.
4	(2) The Administrative Office of the Courts shall only accept
5	certified copies of the uniform orders filed in circuit court.
6	(e)(1) The circuit court clerk and, if applicable, the district court
7	clerk where the person appeared before the transfer or appeal of the case to
8	<u>circuit court shall:</u>
9	(A) Remove all petitions, orders, docket sheets, receipts,
10	and documents relating to the record;
11	(B) Place the records described in subdivision (e)(l)(A)
12	of this section in a file; and
13	(C) Sequester the records described in subdivision
14	(e)(l)(A) of this section in a separate and confidential holding area within
15	the clerk's office.
16	(2)(A) A docket sheet shall be prepared to replace the sealed
17	docket sheet.
18	(B) The replacement docket sheet shall contain the docket
19	number, a statement that the record has been sealed, and the date that the
20	order to seal the record was issued.
21	(3) All indices to the file of the person with a sealed record
22	shall be maintained in a manner to prevent general access to the
23	identification of the person.
24	(f) The prosecuting attorney shall:
25	(1) Remove the entire case file and documents or other items
26	<u>related to the record;</u>
27	(2) Place the records described in subdivision (e)(l)(A) of this
28	<u>section in a file; and</u>
29	(3) Sequester the records described in subdivision (e)(1)(A) of
30	this section in a confidential holding area within his or her office.
31	(g) The arresting agency shall:
32	(1) Remove its entire record file and documents or other items
33	relating to the record, including any evidence still in the arresting
34	agency's possession;
35	(2) Place the records described in subdivision (e)(l)(A) of this
36	section in a file; and

1	(3) Sequester the records described in subdivision (e)(1)(A) of
2	this section in a confidential holding area within the arresting agency.
3	(h) Upon notification of a uniform order, all circuit clerks, district
4	clerks, arresting agencies, and other criminal justice agencies maintaining
5	records in a computer-generated database shall either segregate the entire
6	record, including receipts, into a separate file or ensure by other
7	electronic means that the sealed record shall not be available for general
8	access unless otherwise authorized by law.
9	
10	16-90-1414. Uniform petition and uniform order to seal records.
11	(a)(1) The Arkansas Crime Information Center shall adopt and provide
12	the following to be used by a petitioner and any circuit court or district
13	court in this state:
14	(A) A uniform petition to seal records; and
15	(B) A uniform order to seal records.
16	(2) An order to seal records covered by this subchapter shall
17	not be effective unless the uniform order is entered.
18	(3)(A) The uniform petition shall include a statement verified
19	under oath indicating whether the petitioner has felony charges pending in
20	any state or federal court and the status of the pending felony charges as
21	well as whether the person is required to register as a sex offender under
22	the Sex Offender Registration Act of 1997, § 12-12-901 et seq.
23	(B) The uniform petition also shall include a statement
24	that the information contained in the petition is true and correct to the
25	best of the petitioner's knowledge.
26	(4) The uniform order shall contain, at a minimum, the following
27	<u>data:</u>
28	(A) The person's full name, race, gender, and date of
29	<u>birth;</u>
30	(B) The person's full name at the time of arrest and
31	adjudication of guilt, if applicable, if different from the person's current
32	name;
33	(C) The offense for which the person was adjudicated
34	guilty and the date of the disposition, if applicable;
35	(D) The identity of the court;
36	(E) The provision under this subchapter that provides for

2(F) The specific records to be sealed;3(G) The arrest tracking number;4(H) The system identification (SID) number; and5(1) The Federal Bureau of Investigation number, if known.6(b)(1) If a record for the charges of the offense does not exist at7the center, a record shall be established before the uniform order becomes8effective.9(2) When a record does exist in the center, the petitioner and10the original arresting agency shall submit fingerprint cards on the11petitioner under \$ 12-12-1006 and procedures established by the center.121316-90-1415. Burden of proof - Standard of review.14(a) For a uniform petition filed under \$ 16-90-1405, unless the15circuit court or district court is presented with and finds that there is16clear and convincing evidence that a misdemeanor or violation conviction17should not be sealed under this subchapter, the circuit court or district18court shall seal the misdemeanor or violation conviction for a person after19the person files a petition filed under \$ 16-90-1406 may be granted if11the court finds by clear and convincing evidence that doing so would further12(A) Whether the person appears likely to reoffend;13(B) The person's other criminal history;14(B) The person's other criminal history;15(C) The existence of any pending charges or criminal	1	sealing of the record, if applicable;
4(H) The system identification (SID) number; and5(I) The Federal Bureau of Investigation number, if known.6(b)(1) If a record for the charges of the offense does not exist at7the center, a record shall be established before the uniform order becomes8effective.9(2) When a record does exist in the center, the petitioner and10the original arresting agency shall submit fingerprint cards on the11petitioner under § 12-12-1006 and procedures established by the center.121316-90-1415. Burden of proof - Standard of review.14(a) For a uniform petition filed under § 16-90-1405, unless the15circuit court or district court is presented with and finds that there is16clear and convincing evidence that a misdemeanor or violation conviction17should not be sealed under this subchapter, the circuit court or district18court shall seal the misdemeanor or violation conviction for a person after19the court finds by clear and convincing evidence that doing so would further21the court finds by clear and convincing evidence that doing so would further22(A) Whether the person appears likely to reoffendi23(A) Whether the person appears likely to reoffendi24(B) The person's other criminal history;25(C) The existence of any pending charges or criminal	2	(F) The specific records to be sealed;
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19 <u>the person files a petition as described in this section.</u> 20 <u>(b)(1) A uniform petition filed under § 16-90-1406 may be granted if</u> 21 <u>the court finds by clear and convincing evidence that doing so would further</u> 22 <u>the interests of justice, considering the following factors:</u> 23 <u>(A) Whether the person appears likely to reoffend;</u> 24 <u>(B) The person's other criminal history;</u> 25 <u>(C) The existence of any pending charges or criminal</u>	17	should not be sealed under this subchapter, the circuit court or district
20 <u>(b)(1) A uniform petition filed under § 16-90-1406 may be granted if</u> 21 <u>the court finds by clear and convincing evidence that doing so would further</u> 22 <u>the interests of justice, considering the following factors:</u> 23 <u>(A) Whether the person appears likely to reoffend;</u> 24 <u>(B) The person's other criminal history;</u> 25 <u>(C) The existence of any pending charges or criminal</u>	18	court shall seal the misdemeanor or violation conviction for a person after
21 <u>the court finds by clear and convincing evidence that doing so would further</u> 22 <u>the interests of justice, considering the following factors:</u> 23 <u>(A) Whether the person appears likely to reoffend;</u> 24 <u>(B) The person's other criminal history;</u> 25 <u>(C) The existence of any pending charges or criminal</u>	19	the person files a petition as described in this section.
 22 <u>the interests of justice, considering the following factors:</u> 23 <u>(A) Whether the person appears likely to reoffend;</u> 24 <u>(B) The person's other criminal history;</u> 25 <u>(C) The existence of any pending charges or criminal</u> 	20	<u>(b)(1) A uniform petition filed under § 16-90-1406 may be granted if</u>
23(A) Whether the person appears likely to reoffend;24(B) The person's other criminal history;25(C) The existence of any pending charges or criminal	21	the court finds by clear and convincing evidence that doing so would further
24(B) The person's other criminal history;25(C) The existence of any pending charges or criminal	22	the interests of justice, considering the following factors:
25 <u>(C) The existence of any pending charges or criminal</u>	23	(A) Whether the person appears likely to reoffend;
	24	(B) The person's other criminal history;
26 <u>investigations involving the person;</u>	25	(C) The existence of any pending charges or criminal
	26	investigations involving the person;
27 (D) Input from the victim of the offense for which the	27	(D) Input from the victim of the offense for which the
28 <i>person was convicted, if applicable; and</i>	28	person was convicted, if applicable; and
29 (E) Any other information provided by the state that would	29	(E) Any other information provided by the state that would
30 <u>cause a reasonable person to consider the person a further threat to society.</u>	30	cause a reasonable person to consider the person a further threat to society.
31 (2) The factors listed in subdivision (b)(1) of this section are	31	(2) The factors listed in subdivision (b)(1) of this section are
32 <u>not exclusive.</u>	32	<u>not exclusive.</u>
33 (c) A uniform petition filed under § 16-90-1407 may be granted if the	33	<u>(c) A uniform petition filed under § 16-90-1407 may be granted if the</u>
34 court finds that doing so is in the best interest of the petitioner and the	34	court finds that doing so is in the best interest of the petitioner and the
35 <u>state.</u>	35	<u>state.</u>
36 (d) A uniform petition filed under § 16-90-1409 or § 16-90-1410 shall	36	<u>(d) A uniform petition filed under § 16-90-1409 or § 16-90-1410 shall</u>

1	be granted unless the state shows by a preponderance of the evidence that
2	<u>doing so would:</u>
3	(1) Place the public at risk; or
4	(2) Not further the interests of justice.
5	(e) A uniform petition filed under § 16-90-1411 shall be granted if
6	the court finds that the requirements of § 16-90-1411 are met.
7	(f)(l) An appeal of the grant or denial of the uniform petition to
8	seal may be taken by either party.
9	(2) An appeal from the district court shall be taken to the
10	circuit court, which shall review the case de novo.
11	(3) An appeal from the circuit court shall be taken as provided
12	by Supreme Court rule, and the appellate court shall review the case using an
13	abuse of discretion standard.
14	
15	16-90-1416. Release of sealed records.
16	(a) The custodian of a sealed record shall not disclose the existence
17	of the sealed record or release the sealed record except when requested by:
18	(1) The person whose record was sealed or the person's attorney
19	when authorized in writing by the person;
20	(2) A criminal justice agency, as defined in § 12-12-1001, and
21	the request is accompanied by a statement that the request is being made in
22	conjunction with an application for employment with the criminal justice
23	agency by the person whose record has been sealed;
24	(3) A court, upon a showing of:
25	(A) A subsequent adjudication of guilt of the person whose
26	<u>record has been sealed; or</u>
27	(B) Another good reason shown to be in the interests of
28	justice;
29	(4) A prosecuting attorney, and the request is accompanied by a
30	statement that the request is being made for a criminal justice purpose; or
31	(5) The Arkansas Crime Information Center.
32	(b)(1) As used in this section, "custodian" does not mean the Arkansas
33	Crime Information Center.
34	(2) Access to data maintained by the center shall be governed by
35	<u>§ 12-12-1001 et seq.</u>
36	

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1	16-90-1417. Effect of sealing.
2	(a)(1) A person whose record has been sealed under this subchapter
3	shall have all privileges and rights restored, and the record that has been
4	sealed shall not affect any of his or her civil rights or liberties unless
5	otherwise specifically provided by law.
6	(2) A person who wants to reacquire the right to vote removed
7	from him or her as the result of a felony conviction must follow the
8	procedures in Arkansas Constitution, Amendment 51, § 11.
9	(3) The effect of this subchapter does not reconfer the right to
10	carry a firearm if that right was removed as the result of a felony
11	<u>conviction</u> .
12	(b)(1) Upon the entry of the uniform order, the person's underlying
13	conduct shall be deemed as a matter of law never to have occurred, and the
14	person may state that the underlying conduct did not occur and that a record
15	of the person that was sealed does not exist.
16	(2) This subchapter does not prevent the use of a prior
17	conviction otherwise sealed under this subchapter for the following purposes:
18	(A) Any criminal proceeding for any purpose not otherwise
19	prohibited by law;
20	(B) Determination of offender status under the former § 5-
21	<u>64-413;</u>
22	(C) Habitual offender status, § 5-4-501 et seq.;
23	(D) Impeachment upon cross-examination as dictated by the
24	<u>Arkansas Rules of Evidence; or</u>
25	(E) Any disclosure mandated by Rule 17, 18, or 19 of the
26	Arkansas Rules of Criminal Procedure.
27	
28	
29	<u> 16-90-1418. Uniform petition and uniform order — Creation.</u>
30	The Arkansas Crime Information Center shall develop and draft the form
31	to be used for the uniform petition and uniform order under this subchapter.
32	
33	<u>16-90-1419. Filing fee.</u>
34	<u>(a) The circuit clerk or district court clerk shall collect a fee of</u>
35	fifty dollars (\$50.00) for filing the uniform petition unless the petitioner
36	is indigent and the fee is waived under Rule 72 of the Arkansas Rules of

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1	<u>Civil Procedure.</u>
2	(b) The circuit clerk or district court clerk shall remit:
3	(1) One-half (1/2) of the fee by the tenth day of each month to
4	the Administration of Justice Funds Section of the Office of Administrative
5	Services of the Department of Finance and Administration on a form provided
6	by that office for deposit into the State Administration of Justice Fund; and
7	(2) The remaining one-half (1/2) of the fee as follows:
8	(A) If collected in circuit court, to the county treasurer
9	to be deposited into the county general fund by the tenth day of each month;
10	(B) If collected in district court, to the treasury of
11	each political subdivision that contributes to the expenses of the district
12	court based on the percentage of the expenses contributed by the political
13	subdivision by the tenth day of each month; or
14	(C) In a district court funded solely by the county, to
15	the county treasurer of the county in which the district court is located to
16	be deposited into the county general fund by the tenth day of each month.
17	
18	SECTION 10. Arkansas Code § 16-93-301 is amended to read as follows:
19	16-93-301. Definitions.
20	As used in this subchapter, "expungement" <u>"sealing"</u> means the procedure
21	and effect as defined in <u>the Comprehensive Criminal Record Sealing Act of</u>
22	<u>2013,</u> § 16-90-901(a) <u>16-90-1401 et seq</u> .
23	
24	SECTION 11. Arkansas Code § 16-93-303 is amended to read as follows:
25	16-93-303. Probation - First time offenders - Procedure.
26	(a)(l)(A)(i) Whenever an accused enters a plea of guilty or nolo
27	contendere prior to an adjudication of guilt, the judge of the circuit court
28	or district court, in the case of a defendant who previously has not been
29	convicted of a felony, without making a finding of guilt or entering a
30	judgment of guilt and with the consent of the defendant, may defer further
31	proceedings and place the defendant on probation for a period of not less
32	than one (1) year, under such terms and conditions as may be set by the
33	court.
34	(ii) A sentence of a fine not exceeding three
35	thousand five hundred dollars (\$3,500) or an assessment of court costs
36	against a defendant does not negate the benefits provided by this section or

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1 cause the probation placed on the defendant under this section to constitute 2 a conviction except under subsections (c)-(e) of this section. 3 (iii) A serious felony involving violence or a 4 felony involving violence as provided in § 5-4-501 § 5-4-501 shall not be 5 eligible for expungement sealing of record under this subchapter. 6 (B) However, no a person who is found guilty of or pleads 7 guilty or nolo contendere to a sexual offense as defined by § 5-14-101 et 8 seq. and §§ 5-26-202, 5-27-602, 5-27-603, and 5-27-605 in which the victim 9 was under eighteen (18) years of age shall be is not eligible for expungement 10 or sealing of the record under this subchapter. 11 (2) Upon violation of a term or condition, the court may enter 12 an adjudication of guilt and proceed as otherwise provided. 13 (3) Nothing in this subsection shall This subsection does not 14 require or compel any court of this state to establish first offender procedures as provided in this section and §§ 16-93-301 and 16-93-302, nor 15 16 shall any defendant be availed the benefit of this section and §§ 16-93-301 17 and 16-93-302 as a matter of right. 18 (b) Upon fulfillment of the terms and conditions of probation or upon 19 release by the court prior to the termination period thereof, the defendant 20 shall be discharged without court adjudication of guilt, whereupon the court 21 shall enter an appropriate order that shall effectively dismiss the case, 22 discharge the defendant, and expunge seal the record, if consistent with the 23 procedures established in the Comprehensive Criminal Record Sealing Act of 24 2013, § 16-90-901 16-90-1401 et seq. 25 (c) During the period of probation described in subdivision 26 (a)(1)(A)(i) of this section, a defendant is considered as not having a 27 felony conviction except for: 28 (1) Application of any law prohibiting possession of a firearm 29 by certain persons; (2) A determination of habitual offender status; 30 31 (3) A determination of criminal history; (4) A determination of criminal history scores; 32 33 (5) Sentencing; and 34 (6) A purpose of impeachment as a witness under Rule 609 of the 35 Arkansas Rules of Evidence. 36 (d) After successful completion of probation placed on the defendant

25

1 under this section, a defendant is considered as not having a felony 2 conviction except for: 3 (1) A determination of habitual offender status; 4 (2) A determination of criminal history; 5 (3) A determination of criminal history scores; 6 (4) Sentencing; and 7 (5) A purpose of impeachment as a witness under Rule 609 of the 8 Arkansas Rules of Evidence. 9 (e) The eligibility to possess a firearm of a person whose record has 10 been expunged and sealed under this subchapter and the Comprehensive Criminal 11 Record Sealing Act of 2013, § 16-90-901 16-90-1401 et seq., is governed by § 12 5-73-103. 13 14 SECTION 12. Arkansas Code § 16-93-304 is amended to read as follows: 15 16-93-304. Probation - First-time offenders - Arkansas Crime 16 Information Center. 17 (a) All district court judges and circuit court judges shall 18 immediately report to the Arkansas Crime Information Center, in the form 19 prescribed by the center, all probations of criminal defendants under §§ 16-20 *93-301 - 16-93-303*. 21 (b) Prior to granting probation to a criminal defendant under \$\$ 16-22 93-301 - 16-93-303, the court shall query the center to determine whether the 23 criminal defendant has previously been granted probation under the provisions 24 of §§ 16-93-301 - 16-93-303. 25 (c) If the center determines that an individual has utilized §§ 16-93-301 - 16-93-303 more than one (1) time, the center shall notify the last 26 27 sentencing judge of that fact. 28 (d) During the probationary period under this subchapter, the center 29 shall report the case as pending and shall not record it as guilty until the 30 circuit court or district court enters an adjudication of guilt. 31 32 SECTION 13. Arkansas Code § 16-93-314(b)(1), regarding discharge of probation, is amended to read as follows: 33 (b)(1) Subject to the provisions of \$ 5-4-501 - 5-4-504, a person 34 35 against whom proceedings are discharged or dismissed under subsection (a) of 36 this section may seek to have the criminal record sealed, consistent with the

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procedures established in <u>the Comprehensive Criminal Record Sealing Act of</u>
 2013, § <u>16-90-901</u> 16-90-1401 et seq.

3

4 SECTION 14. Arkansas Code § 16-93-1202(10), concerning the definition 5 of "target group" for the purposes of community punishment, is amended to 6 read as follows:

7 (10)(A)(i) "Target group" means a group of offenders and offenses 8 determined to be, but not limited to, theft, theft by receiving, hot checks, residential burglary, commercial burglary, failure to appear, fraudulent use 9 10 of credit cards, criminal mischief, breaking or entering, drug paraphernalia, 11 driving while intoxicated, fourth or subsequent offense, all other Class C or 12 Class D felonies that are not either violent or sexual and that meet the 13 eligibility criteria determined by the General Assembly to have significant 14 impact on the use of correctional resources, Class A and Class B controlled 15 substance felonies, and all other unclassified felonies for which the 16 prescribed limitations on a sentence do not exceed the prescribed limitations 17 for a Class C felony and that are not either violent or sexual.

18 (ii) Offenders committing solicitation, attempt, or conspiracy
19 of the substantive offenses listed in subdivision (10)(A)(i) of this section
20 are also included in the group.

(iii) For the purposes of As used in this subdivision (10)(A),
"violent or sexual" includes all offenses against the person codified in § 510-101 et seq., § 5-11-101 et seq., § 5-12-101 et seq., § 5-13-201 et seq., §
5-13-301 et seq., and § 5-14-101 et seq., and any offense containing as an
element of the offense the use of physical force, the threatened use of
serious physical force, the infliction of physical harm, or the creation of a
substantial risk of serious physical harm.

(iv) For the purpose of an expungement or a the sealing of a
criminal record under § 16-93-1207, "target group" includes any misdemeanor
conviction except a misdemeanor conviction for which the offender is required
to register as a sex offender or a misdemeanor conviction for driving while
intoxicated.

(B) Offenders and offenses falling within the target group population
 may access community correction facilities pursuant to \$ 16-93-1206 or \$ 16 93-1208;

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1 SECTION 15. Arkansas Code § 16-93-1207 is amended to read as follows: 2 16-93-1207. Order of court. 3 (a) Upon the sentencing or placing on probation of any person under 4 the provisions of this subchapter, the sentencing court shall issue an order 5 or commitment, whichever is appropriate, in writing, setting forth the 6 following: 7 (1) That the offender is being: 8 Committed to the Department of Correction; (A) 9 (B) Committed to the Department of Correction with 10 judicial transfer to the Department of Community Correction; 11 (C) Placed on suspended imposition of sentence; 12 (D) Placed on probation under the provisions of this 13 subchapter; or 14 (E) Committed to a county jail for a misdemeanor offense 15 committed after January 1, 2007; 16 (2) That the offender has knowledge and understanding of the 17 consequences of the sentence or placement on probation and violations 18 thereof; 19 (3) A designation of sentence or supervision length along with 20 community correction program distinctions of that sentence or supervision 21 length; 22 (4) Any applicable terms and conditions of the sentence or 23 probation term; and 24 (5) Presentence investigation or sentencing information, 25 including, but not limited to, criminal history elements and other 26 appropriate or necessary information for correctional use. 27 (b)(1) Upon the successful completion of probation or a commitment to 28 the Department of Correction with judicial transfer to the Department of 29 Community Correction or a commitment to a county jail for one (1) of the offenses targeted by the General Assembly for community correction placement, 30 31 the court may direct that the record of the offender be expunged sealed of the offense of with regards to the offense of which the offender was either 32 convicted or placed on probation under the condition that the offender has no 33 34 more than one (1) previous felony conviction and that the previous felony was 35 other than a conviction for: 36 (A) A capital offense;

1 (B) Murder in the first degree, § 5-10-102; 2 (C) Murder in the second degree, § 5-10-103; 3 (D) First degree rape Rape, § 5-14-103; 4 (E) Kidnapping, § 5-11-102; 5 (F) Aggravated robbery, § 5-12-103; or 6 (G) Delivering controlled substances to a minor as 7 prohibited in the former § 5-64-410 [repealed]. 8 (2) The fact that a prior felony conviction has been previously 9 expunded sealed shall not prevent its counting as a prior conviction for the 10 purposes of this subsection. 11 (3) The procedure, effect, and definition of "expungement" 12 "sealed" for the purposes of this subsection shall be in accordance with that established in the Comprehensive Criminal Record Sealing Act of 2013, § 16-13 14 90-901 16-90-1401 et seq. 15 16 SECTION 16. Arkansas Code § 16-98-303(g), regarding the sealing of 17 criminal records in drug court, is amended to read as follows: 18 (g)(1) A drug court program judge, on his or her own motion or upon a 19 request from an offender, may order expungement and dismissal of a case and 20 the sealing of the record if: 21 (A) The offender has successfully completed a drug court 22 program, as determined by the drug court program judge; 23 (B) The offender has received aftercare programming; 24 The drug court program judge has received a recommendation (C)25 from the prosecuting attorney for expungement and dismissal of the case and 26 the sealing of the record; and 27 (D) The drug court program judge, after considering the offender's past criminal history, feels expungement and determines that 28 29 dismissal of the case and the sealing of the record is appropriate. 30 (2)(A) Except as provided in subdivision (g)(2)(B) of this section, if 31 the offender has plead pleaded guilty or nolo contendere to or has been found 32 guilty of an offense falling within a target group under § 16-93-1202(10)(A)(i) in another Arkansas court, the drug court program judge may 33 34 order expungement and sealing and dismissal of the offense falling within a 35 target group with the written concurrence of the other Arkansas court. 36 The following offenses shall not be are not eligible for *(B)*

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1	expungement sealing under subdivision (g)(2)(A) of this section:
2	(i) Residential burglary, § 5-39-201(a);
3	(ii) Commercial burglary, § 5-39-201(b);
4	(iii) Breaking or entering, § 5-39-202; and
5	(iv) The fourth and subsequent offense of driving while
6	intoxicated, § 5-65-103.
7	(3) Unless otherwise ordered by the drug court program judge,
8	expungement sealing under this subsection shall be as described in the
9	Comprehensive Criminal Record Sealing Act of 2013, § 16-90-901 <u>16-90-1401</u> et
10	seq.
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12	SECTION 17. EFFECTIVE DATE. This act becomes effective on and after
13	<u>January 1, 2014.</u>
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16	/s/Williams
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