SLS 23RS-326 ENGROSSED

2023 Regular Session

SENATE BILL NO. 111

BY SENATOR DUPLESSIS

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

CRIMINAL RECORDS. Provides relative to the expungement of criminal records. (8/1/23)

1 AN ACT

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To amend and reenact Code of Criminal Procedure Art. 973(E) and to enact Code of Criminal Procedure Art. 985.2, relative to expungement of records; to provide relative to automated expungement of certain criminal records; to require the Louisiana Bureau of Criminal Identification and Information to send certain records to the Louisiana Supreme Court Case Management Information System; to provide relative to duties of the clerks of district courts; to authorize the adoption of rules and regulations by state police and the supreme court; to provide relative to the effects of expunged records of arrest and conviction; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. Code of Criminal Procedure Art. 973(E) is hereby amended and reenacted and Code of Criminal Procedure Art. 985.2 is hereby enacted to read as follows:

Art. 973. Effect of expunged record of arrest or conviction

* * *

E. Nothing in this Article shall be construed to limit or impair in any way the subsequent use of any expunged record of any arrests or convictions by a **judge**, **magistrate**, **commissioner**, law enforcement agency, criminal justice agency, or

prosecutor including its use as a predicate offense, for the purposes of the Habitual Offender Law, **setting bail, sentencing,** or as otherwise authorized by law.

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Art. 985.2. Automated expungement of qualifying records

A. The Louisiana Bureau of Criminal Identification and Information shall identify within its criminal repository database all records with final dispositions for individuals eligible for an expungement pursuant to the provisions of Code of Criminal Procedure Articles 976, 977, and 978.

B. Beginning August 1, 2024, and every thirty days thereafter, the Louisiana Bureau of Criminal Identification and Information shall send the records with final dispositions for individuals eligible for an expungement pursuant to the provisions of Code of Criminal Procedure Articles 976, 977, and 978 to the Louisiana Supreme Court Case Management Information System.

C. Within thirty days of receipt of records from the Louisiana Bureau of Criminal Identification and Information, the Louisiana Supreme Court Case Management Information System shall send notice by United States mail or electronically of all records identified pursuant to Paragraph A of this Article to be expunged by automation to the clerks of the district courts of Louisiana. The clerks of the district courts of Louisiana shall verify and identify such records and mark those records as expunged by automation. If a clerk of a district court is unable to verify and identify any record identified for automatic expungement, the clerk shall notify the Louisiana Supreme Court Case Management Information System within thirty days of receipt of the notice required pursuant to the provisions of this Paragraph, who shall then notify the Louisiana Bureau of Criminal Identification and Information that the record is not expunged by automation.

D. The clerks of the district courts of Louisiana shall send notice by

United States mail or electronically of all records expunged by automation to

the district attorney of the parish of the person's conviction, the sheriff of the

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1	parish of the person's conviction, and the arresting agency. The district
2	attorney, sheriff, and arresting agency shall acknowledge the records as
3	expunged by automation according to Code of Criminal Procedure Article 973.
4	Nothing in this Paragraph shall be construed to require the arresting agency,
5	booking agency, or the district attorney to manually segregate or sequester
6	upon acknowledging or identifying the records.
7	E. The Department of Public Safety and Corrections, office of state
8	police, is hereby authorized to adopt and promulgate rules and regulations in
9	accordance with the Administrative Procedure Act to carry out the provisions
10	of this Article for criminal records in district courts of Louisiana which date
11	back to January 1, 2000.
12	F. Nothing in this Article shall prevent an otherwise eligible individual
13	from obtaining an expungement pursuant to any provision in this Title. An
14	individual eligible for an automated expungement under this Article shall not
15	have a cause of action for any damages resulting from the omission of their
16	records in the process provided by this Article.
17	Section 2. The legislature hereby recognizes the judicial power vested in the state
18	supreme court pursuant to Article V, Section 1 of the Constitution of Louisiana and,
19	accordingly, urges and requests the supreme court to adopt rules to carry out the provisions
20	of this Act.
21	Section 3. Notwithstanding any provision of law to the contrary, no later than
22	June 30, 2024, the legislature shall appropriate funding necessary for the implementation of
23	this Act to the Louisiana Commission on Law Enforcement for distribution to each sheriff
24	in the state in proportion to the number of automatic expungements submitted to the sheriff
25	by the clerks of court pursuant to the provisions of this Act.
26	Section 4. The provisions of Sections 1, 2, and 3 of this Act shall become effective
27	if an Act or Acts of the Legislature of Louisiana originating in the 2023 Regular Session
28	containing specific appropriations of monies for the office of state police, the Louisiana

Supreme Court, and the Louisiana Clerks' Remote Access Authority for the implementation

of the provisions of this Act becomes effective. If such appropriations are made in a single Act, Sections 1, 2, and 3 of this Act shall become effective when the Act that made the appropriations becomes effective. If such appropriations are made in different Acts, Sections 1, 2, and 3 of this Act shall become effective when the Act having the later effective date becomes effective.

Section 5. The provisions of this Section and Section 4 of this Act shall become effective upon signature of this Act by the governor or, if not signed by the governor, upon expiration of the time for bills to become law without signature by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If this Act is vetoed by the governor and subsequently approved by the legislature, the provisions of this Section and Section 4 of this Act shall become effective on the day following such approval.

The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Whitney Kauffeld.

DIGEST 2023 Regular Session

Duplessis

SB 111 Engrossed

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<u>Present law</u> provides for the expungement of records of arrest and misdemeanor and felony convictions in certain circumstances.

<u>Proposed law</u> provides that the effect of an expunged record of arrest or conviction does not limit or impair the subsequent use of any expunged record of any arrests or convictions by a judge, magistrate, or commissioner for the purpose of setting bail or sentencing.

<u>Proposed law</u> provides for automated expungement of qualifying records. Requires the La. Bureau of Criminal Identification and Information (bureau) to identify within its criminal repository database all records with final dispositions for individuals eligible for an expungement pursuant to the provisions of <u>present law</u>.

<u>Proposed law</u> provides that on Aug. 1, 2024, and every 30 days thereafter, the bureau is to send the records with final dispositions for individuals eligible for an expungement pursuant to <u>present law</u> to the La. Supreme Court Case Management Information System.

<u>Proposed law</u> requires the La. Supreme Court Case Management Information System, within 30 days of receipt of records from the bureau, to send notice by U.S. mail or electronically of all records expunged by automation to the clerks of the district courts. Requires the clerks to verify and identify such records as expunged by automation. Further provides that if a clerk is unable to verify and identify any record identified for automatic expungement pursuant to <u>proposed law</u>, the clerk must notify the La. Supreme Court Case Management Information System within 30 days of receipt of the original notice pursuant to <u>proposed law</u>. Further requires the supreme court to notify the bureau that the record has not been expunged by automation.

<u>Proposed law</u> requires the clerks of the district courts to send notice by U.S. mail or electronically of all records expunged by automation to the district attorney of the parish of the person's conviction, the sheriff of the parish of the person's conviction, and the arresting

agency. Requires the sheriff and the arresting agency to identify the records as expunged by automation. Requires the district attorney to acknowledge that the records have been expunged by automation. Further requires the clerks of the district courts to send notice by U.S. mail or electronically of all records expunged by automation to the La. Supreme Court Case Management Information System, which is to mark the records as expunged and notify the bureau by U.S. mail or electronically of all the expunged records. Requires the bureau to mark the records as expunged by automation.

<u>Proposed law</u> authorizes the office of state police to adopt and promulgate rules and regulations to carry out the provisions of <u>proposed law</u> for criminal records in district courts which date back to Jan. 1, 2000. Further urges and requests the supreme court to adopt rules to carry out the provisions of proposed law.

<u>Proposed law</u> will become effective if an Act or Acts that originated in the 2023 Regular Session of the Legislature make specific appropriations to the office of state police and the La. Supreme Court for the implementation of <u>proposed law</u>. If such appropriations are contained in a single Act, <u>proposed law</u> becomes effective when the Act that made the appropriations becomes effective. If such appropriations are made in different Acts, <u>proposed law</u> becomes effective when the Act having the later effective date becomes effective.

(Amends C.Cr.P. Art. 973(E); adds C.Cr.P. Art. 985.2)

Summary of Amendments Adopted by Senate

Committee Amendments Proposed by Senate Committee on Judiciary C to the original bill

1. Make technical changes.