

## House Judiciary Committee March 25, 2025 Senate Bill 432 Criminal Procedure - Expungement - Completion of Sentence

## Support

NCADD-Maryland supports Senate Bill 423. NCADD-Maryland has long advocated for policies that help people involved with the criminal justice system avoid some of the unintended collateral damage caused by our drug policies. When people who struggle with substance use disorders get treatment and start the recovery process, criminal records are often huge barriers to success. Obtaining employment and housing is difficult, and sometimes impossible. Without a place to live or a reliable income, some people are much more likely to re-offend and/or return to alcohol and drug use.

In 2022, the Court of Special Appeals ruled that any probation violation means a conviction is indefinitely ineligible for expungement under a legal interpretation that a violation means that the individual has not "satisfactorily completed the sentence" (regardless of the nature of the violation). Senate Bill 432 seeks to clarify that expungements are to be allowed when the time allotted for the sentence has expired, including mandatory supervision and the waiting period.

These kinds of policy changes are a necessary component to significantly improving our communities. When people have served their time, they should have the opportunities and supports needed to ensure they are able maintain productive lives and livelihoods with their families. Removing some of the barriers to success will also help people with substance use disorders maintain their recovery.

We urge your support of Senate Bill 432.