E2 6lr1462

By: Delegates Moon, Atterbeary, Barron, Carter, Gutierrez, Luedtke, Morales, Smith, and Sydnor

Introduced and read first time: January 25, 2016

Assigned to: Judiciary

A BILL ENTITLED

1	AN ACT concerning			
2	Criminal Procedure – Expungement – Possession of Marijuana			
3 4 5	FOR the purpose of authorizing a person to file a certain petition for expungement if the person was convicted of possession of marijuana before a certain time; and generally relating to expungement of records.			
6 7 8 9 10	BY repealing and reenacting, with amendments, Article – Criminal Procedure Section 10–105 Annotated Code of Maryland (2008 Replacement Volume and 2015 Supplement)			
11 12	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:			
13	Article - Criminal Procedure			
14	10–105.			
15 16 17 18 19 20	(a) A person who has been charged with the commission of a crime, including a violation of the Transportation Article for which a term of imprisonment may be imposed, or who has been charged with a civil offense or infraction, except a juvenile offense, as a substitute for a criminal charge may file a petition listing relevant facts for expungement of a police record, court record, or other record maintained by the State or a political subdivision of the State if:			
21	(1) the person is acquitted;			
22	(2) the charge is otherwise dismissed;			



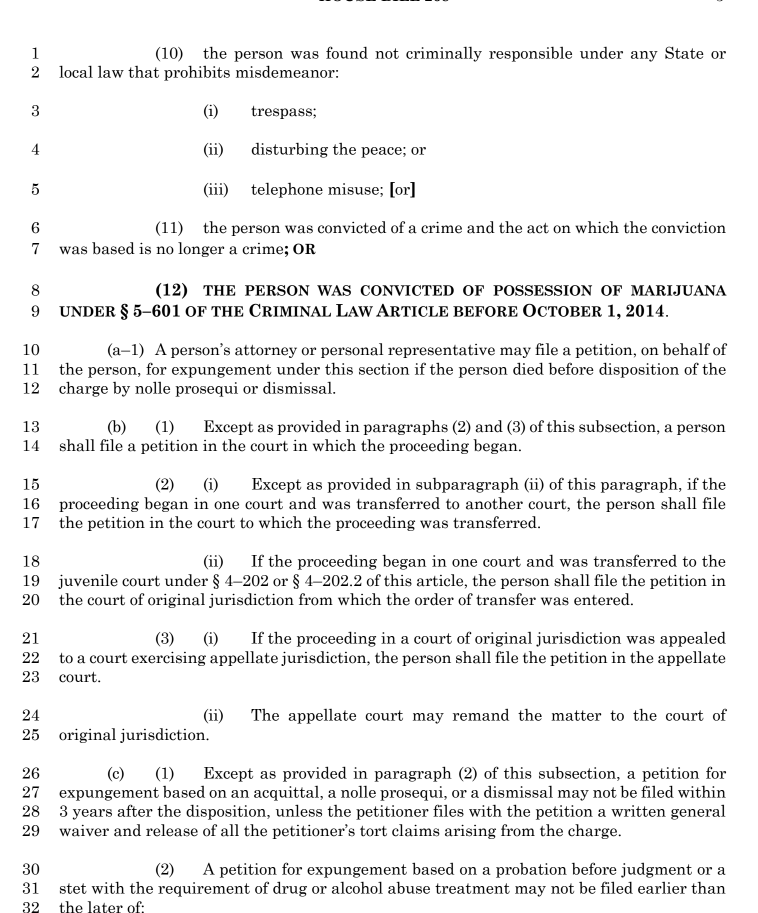
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1 2 3	(3) a probation before judgment is entered, unless the person is charged with a violation of $\S 21-902$ of the Transportation Article or Title 2, Subtitle 5 or $\S 3-211$ of the Criminal Law Article;			
4 5	(4) a nolle prosequi or nolle prosequi with the requirement of drug or alcohol treatment is entered;			
6 7 8	(5) the court indefinitely postpones trial of a criminal charge by marking the criminal charge "stet" or stet with the requirement of drug or alcohol abuse treatment on the docket;			
9	(6)	the ca	se is compromised under § 3–207 of the Criminal Law Article;	
10 11	(7) article;	the ch	harge was transferred to the juvenile court under $\S 4-202$ of this	
12	(8)	the pe	erson:	
13 14	of violence; and	(i)	is convicted of only one criminal act, and that act is not a crime	
15		(ii)	is granted a full and unconditional pardon by the Governor;	
16 17	(9) the person was convicted of a crime or found not criminally responsib under any State or local law that prohibits:			
18		(i)	urination or defecation in a public place;	
19		(ii)	panhandling or soliciting money;	
20		(iii)	drinking an alcoholic beverage in a public place;	
21 22	public conveyance;	(iv)	obstructing the free passage of another in a public place or a	
23		(v)	sleeping on or in park structures, such as benches or doorways;	
24		(vi)	loitering;	
25		(vii)	vagrancy;	
26 27	exhibiting proof of	(viii) payme	riding a transit vehicle without paying the applicable fare or ent; or	
28		(ix)	except for carrying or possessing an explosive, acid, concealed	

weapon, or other dangerous article as provided in § 7-705(b)(6) of the Transportation

Article, any of the acts specified in § 7–705 of the Transportation Article;



- 1 (i) the date the petitioner was discharged from probation or the 2 requirements of obtaining drug or alcohol abuse treatment were completed; or
- 3 (ii) 3 years after the probation was granted or stet with the 4 requirement of drug or alcohol abuse treatment was entered on the docket.
- 5 (3) A petition for expungement based on a nolle prosequi with the 6 requirement of drug or alcohol treatment may not be filed until the completion of the 7 required treatment.
- 8 (4) A petition for expungement based on a full and unconditional pardon 9 by the Governor may not be filed later than 10 years after the pardon was signed by the 10 Governor.
- 11 (5) Except as provided in paragraph (2) of this subsection, a petition for 12 expungement based on a stet or a compromise under § 3–207 of the Criminal Law Article 13 may not be filed within 3 years after the stet or compromise.
- 14 (6) A petition for expungement based on the conviction of a crime under 15 subsection (a)(9) of this section may not be filed within 3 years after the conviction or 16 satisfactory completion of the sentence, including probation, that was imposed for the 17 conviction, whichever is later.
- 18 (7) A petition for expungement based on a finding of not criminally 19 responsible under subsection (a)(9) or (10) of this section may not be filed within 3 years 20 after the finding of not criminally responsible was made by the court.
- 21 (8) A court may grant a petition for expungement at any time on a showing 22 of good cause.
- 23 (d) (1) The court shall have a copy of a petition for expungement served on the 24 State's Attorney.
- 25 (2) Unless the State's Attorney files an objection to the petition for expungement within 30 days after the petition is served, the court shall pass an order requiring the expungement of all police records and court records about the charge.
- 28 (e) (1) If the State's Attorney files a timely objection to the petition, the court 29 shall hold a hearing.
- 30 (2) If the court at the hearing finds that the person is entitled to 31 expungement, the court shall order the expungement of all police records and court records 32 about the charge.
- 33 (3) If the court finds that the person is not entitled to expungement, the 34 court shall deny the petition.

The person is not entitled to expungement if:

- 2 (i) the petition is based on the entry of probation before judgment, 3 except a probation before judgment for a crime where the act on which the conviction is 4 based is no longer a crime, and the person within 3 years of the entry of the probation before 5 judgment has been convicted of a crime other than a minor traffic violation or a crime where 6 the act on which the conviction is based is no longer a crime; or
- 7 (ii) the person is a defendant in a pending criminal proceeding.
- 8 (f) Unless an order is stayed pending an appeal, within 60 days after entry of the 9 order, every custodian of the police records and court records that are subject to the order 10 of expungement shall advise in writing the court and the person who is seeking 11 expungement of compliance with the order.
- 12 (g) (1) The State's Attorney is a party to the proceeding.

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- 13 (2) A party aggrieved by the decision of the court is entitled to appellate 14 review as provided in the Courts Article.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 16 October 1, 2016.