A BILL FOR AN ACT

RELATING TO EXPUNGEMENTS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Section 831-3.2, Hawaii Revised Statutes, is		
2	amended as follows:		
3	1. By amending subsection (a) to read as follows:		
4	"(a) The attorney general, or the attorney general's duly		
5	authorized representative within the department of the attorney		
6	general, upon written application from a person arrested for, or		
7	charged with but not convicted of a crime, shall issue an		
8	expungement order annulling, canceling, and rescinding the		
9	record of arrest; provided that an expungement order shall not		
10	be issued:		
11	(1) In the case of an arrest for a felony or misdemeanor		
12	where conviction has not been obtained because of bail		
13	forfeiture;		
14	(2) For a period of five years after arrest or citation in		
15	the case of a petty misdemeanor or violation where		
16	conviction has not been obtained because of a bail		
17	forfeiture;		

1	(3)	In the case of an arrest of any person for any offense	
2		where conviction has not been obtained because the	
3		person has rendered prosecution impossible by	
4		absenting oneself from the jurisdiction;	
5	(4)	In the case of a person acquitted by reason of a	
6		mental or physical defect under chapter 704; and	
7	(5)	For a period of one year upon discharge of the	
8		defendant and dismissal of the charge against the	
9		defendant in the case of a deferred acceptance of	
10		guilty plea or nolo contendere plea, in accordance	
11		with chapter 853.	
12	Any	person entitled to an expungement order hereunder may	
13	by written application also request return of all fingerprints		
14	or photographs taken in connection with the person's arrest.		
15	The attorney general or the attorney general's duly authorized		
16	representative within the department of the attorney general,		
17	within [120] one hundred twenty days after receipt of the		
18	written application, [shall,] when so requested, shall deliver,		
19	or cause to be delivered, or cause to be deleted in the case of		
20	digitized images, all fingerprints or photographs of the person,		
21	unless the person has a record of conviction for a crime or is a		
22	fugitive from justice, in which case the photographs or		

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fingerprints may be retained by the agencies holding such 1 records." 2 2. By amending subsection (f) to read as follows: 3 "(f) The meaning of the following terms as used in this 4 section shall be as indicated: 5 "Arrest record" means any existing photographic images and 6 fingerprint cards relating to the arrest. 7 [(1)] "Conviction" means a final determination of guilt 8 whether by plea of the accused in open court, by verdict of the 9 jury or by decision of the court. 10 (2) "Arrest record" means any existing photographic and 11 fingerprint cards relating to the arrest." 12 SECTION 3. Statutory material to be repealed is bracketed 13

and stricken. New statutory material is underscored.

SECTION 4. This Act shall take effect on January 1, 2096.

SB2244 HD1 HMS 2006-2990

S.B.NO. 2244

Report Title:

Criminal Records; Expungent

Description:

Requires the deletion of digitized arrest records, rather than the return of hard copy materials, if applicable. Limits the return of fingerprints, photographs, etc., to those persons entitled to expungements who have no record of convictions for crimes. (SB2244 HD1)