A BILL FOR AN ACT

RELATING TO EXPUNGEMENT.

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

SECTION 1. The legislature finds that court records that
 have been dismissed or expunged from a person's record may still
 be accessed by prospective employers, landlords, lenders,
 educational institutions, and others. Though dismissed or
 expunged, these records can be regarded negatively and have a
 significant and long-lasting impact on a person's future.

7 The legislature further finds that no process exists to 8 request traffic citations that have been dismissed not be 9 included on a person's record, such as a traffic abstract. For 10 a person who has received an expungement order, the current 11 process to have their records and other information pertaining 12 to the arrest or case sealed or removed from the judiciary's 13 publicly accessible electronic database requires yet another 14 petition.

15 The purpose of this Act is to:

16 (1) Require the judiciary and the examiner of drivers to17 no longer include dismissed traffic citations on a

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1 person's record, including the traffic abstract and 2 the judiciary's publicly accessible electronic 3 databases; and 4 (2)Require the court to automatically seal or remove from 5 the judiciary's publicly accessible database any 6 information relevant to the arrest or case of a person 7 for whom an expungement order has been entered. 8 SECTION 2. Section 286-172, Hawaii Revised Statutes, is 9 amended to read as follows: 10 "§286-172 Furnishing of information. (a) Subject to 11 authorization granted by the chief justice with respect to the 12 traffic records of the violations bureaus of the district courts 13 and of the circuit courts, the director of transportation shall 14 furnish information contained in the statewide traffic records

15 system in response to:

21

16 (1) Any request from a state, a political subdivision of a
17 state, or a federal department or agency, or any other
18 authorized person pursuant to rules adopted by the
19 director of transportation under chapter 91;
20 (2) Any request from a person having a legitimate reason,

as determined by the director, as provided under the

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 obtain the information for verification of vehicle ownership, traffic safety programs, or for research or statistical reports; (3) Any request from a person required or authorized by law to give written notice by mail to owners of vehicles; or (4) Any request from the chief energy officer of the Hawaii state energy office to track the number and type of vehicles in use and the effectiveness of efforts to increase the efficiency and diversify the fuel needs of Hawaii's transportation sector[+]; provided that the information from any driver's record shall not include any citation that has been dismissed. (b) Any person requesting information contained in the statewide traffic records system under subsection (a) (2) shall file an affidavit with the director stating the reasons for obtaining the information and making assurances that the information will be used only for such reasons, that individual will not be used to compile a list of individuals for the 	1		rules adopted by the director under paragraph (1), to
 4 statistical reports; 5 (3) Any request from a person required or authorized by 6 law to give written notice by mail to owners of 7 vehicles; or 8 (4) Any request from the chief energy officer of the 9 Hawaii state energy office to track the number and 10 type of vehicles in use and the effectiveness of 11 efforts to increase the efficiency and diversify the 12 fuel needs of Hawaii's transportation sector[-]; 13 provided that the information from any driver's record shall not 14 include any citation that has been dismissed. 15 (b) Any person requesting information contained in the 16 statewide traffic records system under subsection (a)(2) shall 17 file an affidavit with the director stating the reasons for 18 obtaining the information and making assurances that the 19 information will be used only for such reasons, that individual 20 identities will be properly protected, and that the information 	2		obtain the information for verification of vehicle
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17 file an affidavit with the director stating the reasons for 18 obtaining the information and making assurances that the 19 information will be used only for such reasons, that individual 20 identities will be properly protected, and that the information	15	(b)	Any person requesting information contained in the
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purposes of any commercial solicitation by mail or otherwise, or
 the collection of delinquent accounts or any other purpose not
 allowed or provided for by the rules.

4 The information provided to any person qualifying to (c)5 receive information under subsection (a) (2) shall be provided 6 for a fee and under such conditions as set by the director 7 pursuant to rules adopted by the director under chapter 91. The 8 director shall require the person receiving the information to 9 file with the director a corporate surety bond in favor of the 10 State in the penal sum of [not] no more than \$70,000, 11 conditioned upon the full and faithful compliance of the person 12 receiving the information with the terms and conditions of the 13 affidavit and the conditions set by the director. Any person 14 otherwise qualified to receive information under subsection 15 (a) (2) and who complies with the provisions of this section may receive all the information in the motor vehicle registration 16 17 file if the person either provides information to or performs 18 recalls on behalf of manufacturers of motor vehicles as 19 authorized by the federal government or as deemed necessary by a 20 manufacturer in order to protect the public health, safety, and

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1	welfare or to make a free correction of a manufacturing
2	deficiency.
3	(d) Any person receiving information pursuant to
4	subsection (a)(2) or (3) shall hold harmless the State and any
5	agency thereof from all claims for improper use or release of
6	such information.
7	(e) Information relating to traffic citations that have
8	been dismissed shall not be included in the judiciary's publicly
9	accessible electronic databases."
10	SECTION 3. Section 286-245, Hawaii Revised Statutes, is
11	amended by amending subsection (d) to read as follows:
12	"(d) The state judiciary and the examiner of drivers shall
13	make available to the greatest extent possible information from
14	any driver's record required for enforcement of this section to
15	the users designated in subsection (f) or their authorized
16	agent, within ten days of:
17	(1) Receiving the conviction or disqualification
18	information from another state; or
19	(2) Receiving the conviction information for a violation
20	occurring in this State[-];

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1	provided that the information from any driver's record shall not
2	include any traffic citation that has been dismissed."
3	SECTION 4. Section 287-3, Hawaii Revised Statutes, is
4	amended by amending subsection (a) to read as follows:
5	"(a) The traffic and emergency period violations bureaus
6	of the district courts, upon request, shall furnish any person a
7	certified abstract of the bureaus' record, if any, of any person
8	relating to all alleged moving violations, except for any
9	traffic citations that have been dismissed, and any convictions
10	resulting therefrom, arising from the operation of a motor
11	vehicle and any administrative license revocation pursuant to
12	chapter 291E, part III and chapter 286, part XIV, as it was in
13	effect on or before December 31, 2001. The traffic and
14	emergency period violations bureaus may collect a fee, not to
15	exceed \$20, of which \$18 shall be deposited into the general
16	fund and \$2 shall be deposited into the judiciary computer
17	system special fund."
18	SECTION 5. Section 831-3.2, Hawaii Revised Statutes, is
19	amended by amending subsection (f) to read as follows:

20 "(f) [Any person for whom an expungement order has been
21 entered may request in writing that the] The court shall seal or

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1	otherwise remove from the judiciary's publicly accessible
2	electronic databases all judiciary files and other information
3	pertaining to the applicable arrest or case [from the
4	judiciary's publicly accessible electronic databases.] of any
5	person for whom an expungement order listing the court case
6	number has been entered and transmitted to the court. The court
7	shall make good faith diligent efforts to seal or otherwise
8	remove the applicable files and information within a reasonable
9	time."
10	SECTION 6. Statutory material to be repealed is bracketed
11	and stricken. New statutory material is underscored.

12 SECTION 7. This Act shall take effect on July 1, 2025.



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Report Title:

Dismissed Traffic Citations; Driver's Record; Public Record; Abstract Report; Expungement; Judiciary; Examiner of Drivers

Description:

Requires the judiciary and examiner of drivers to no longer include dismissed traffic citations on a person's record, including the traffic abstract and the judiciary's publicly accessible electronic databases. Requires the court to automatically seal or remove from the judiciary's publicly accessible database any information relevant to the arrest or case of a person for whom an expungement order listing the court case number has been entered and transmitted to the court. Effective 7/1/2025. (HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

