118th CONGRESS 2D Session



To require automatic sealing of certain criminal records, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. CASEY (for himself and Mr. PAUL) introduced the following bill; which was read twice and referred to the Committee on ______

A BILL

To require automatic sealing of certain criminal records, and for other purposes.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Clean Slate Act of 5 2024".

6 SEC. 2. SEALING OF CERTAIN RECORDS.

7 (a) AMENDMENT.—Subchapter A of chapter 227 of
8 title 18, United States Code, is amended by adding at the
9 end the following:

1	"§3560. Automatic sealing of certain records
2	"(a) DEFINITIONS.—In this section—
3	((1) the term 'covered individual' means an in-
4	dividual who—
5	"(A) is not a sex offender;
6	"(B) has been—
7	"(i) arrested for a Federal offense for
8	which the individual was not convicted; or
9	"(ii) convicted of an offense under
10	section 404 of the Controlled Substances
11	Act (21 U.S.C. 844) or any Federal non-
12	violent offense involving marijuana;
13	"(C) in the case of a conviction described
14	in subparagraph (B)(ii), has fulfilled each re-
15	quirement of the sentence for the offense, in-
16	cluding—
17	"(i) completing each term of imprison-
18	ment, probation, or supervised release; and
19	"(ii) satisfying each condition of im-
20	prisonment, probation, or supervised re-
21	lease; and
22	"(D) has not been convicted of any offense
23	related to treason, terrorism, access and trans-
24	mission of sensitive defense information, or
25	other national security related convictions;

1	((2) the term 'covered nonviolent offense involv-
2	ing marijuana' means a nonviolent offense relating
3	to marijuana that is—
4	"(A) an offense under the Controlled Sub-
5	stances Act (21 U.S.C. 801 et seq.), the Con-
6	trolled Substances Import and Export Act (21
7	U.S.C. 951 et seq.), or chapter 705 of title 46;
8	and
9	"(B) does not include—
10	"(i) an offense that includes any con-
11	trolled substance other than marijuana;
12	"(ii) an offense with respect to which
13	the court applied a sentencing enhance-
14	ment under section $2D1.1(b)(2)$ of the
15	Federal sentencing guidelines (relating to
16	the use of violence or the threat or direc-
17	tion to use violence); or
18	"(iii) an offense under—
19	"(I) section 1962 of this title;
20	"(II) subsection $(b)(6)$, $(b)(7)$, or
21	(d) of section 401 of the Controlled
22	Substances Act (21 U.S.C. 841);
23	"(III) section 408, 417, 419(c),
24	or 420 of the Controlled Substances

1	Act (21 U.S.C. 848, 858, 860(c),
2	861);
3	"(IV) section 418 of the Con-
4	trolled Substances Act (21 U.S.C.
5	859), if the person distributing mari-
6	juana was older than 24 years old at
7	the time of the offense;
8	"(V) section 1010A of the Con-
9	trolled Substances Import and Export
10	Act (21 U.S.C. 960a); or
11	"(VI) an attempt or conspiracy
12	to commit an offense described in sub-
13	clauses (I) through (V);
14	"(3) the term 'marijuana' has the meaning
15	given the term in section 102 of the Controlled Sub-
16	stances Act (21 U.S.C. 802);
17	((4) the term 'nonviolent offense' means an of-
18	fense that is not—
19	''(A) murder;
20	"(B) voluntary manslaughter;
21	"(C) kidnapping;
22	"(D) aggravated assault;
23	"(E) a forcible sex offense;
24	"(F) robbery;
25	"(G) arson;

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1	"(H) extortion;
2	"(I) the use or unlawful possession of—
3	"(i) a firearm, as defined in section
4	5845(a) of the Internal Revenue Code of
5	1986; or
6	"(ii) explosive materials, as defined in
7	section 841(c);
8	"(J) a sex offense, as defined in section
9	111 of the Sex Offender Registration and Noti-
10	fication Act (34 U.S.C. 20911);
11	"(K) torture, in violation of section 2340A;
12	"(L) interstate domestic violence, in viola-
13	tion of section 2261;
14	"(M) an offense under chapter 77; or
15	"(N) an attempt or conspiracy to commit
16	an offense described in clauses (i) through
17	(xiii); and
18	((5) the term 'sex offender' has the meaning
19	given the term in section 111 of the Sex Offender
20	Registration and Notification Act (34 U.S.C.
21	20911).
22	"(b) Automatic Sealing for Certain Arrests
23	and Nonviolent Offenses.—
24	"(1) IN GENERAL.—At the time of sentencing
25	of a covered individual for a conviction for an of-

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1	fense pursuant to section 404 of the Controlled Sub-
2	stances Act (21 U.S.C. 844) or any covered non-
3	violent offense involving marijuana, the court shall
4	enter an order that each record and portion thereof
5	that relates to the offense shall be sealed automati-
6	cally on the date that is 1 year after the covered in-
7	dividual fulfills each requirement of the sentence, in-
8	cluding-
9	"(A) completing each term of imprison-
10	ment, probation, or supervised release; and
11	"(B) satisfying each condition of imprison-
12	ment, probation, or supervised release.
13	"(2) Acquittal; determination not to file
14	CHARGES.—
15	"(A) ACQUITTAL.—Not later than 60 days
16	after the date on which a covered individual is
17	acquitted, exonerated, or otherwise subject to a
18	judgment which did not result in a conviction
19	for a Federal offense, each record or portion
20	thereof that relates to the Federal offense shall
21	be sealed automatically.
22	"(B) DETERMINATION NOT TO FILE
23	CHARGES.—
24	"(i) IN GENERAL.—If a covered indi-
25	vidual is arrested for a Federal offense and

1	the Government does not file charges
2	against the covered individual in relation
3	to the Federal offense before the date that
4	is 180 days after the date on which the ar-
5	rest was made, each record or portion
6	thereof that relates to the arrest and Fed-
7	eral offense shall be sealed automatically
8	on such date.
9	"(ii) UNSEALING FOR FILING OF
10	CHARGES.—At the request of the Govern-
11	ment, a court may unseal a record sealed
12	under clause (i) in order for the Govern-
13	ment to file charges against the covered in-
14	dividual in relation to the Federal offense
15	described in clause (i).
16	"(iii) LIMITATION.—If a record is un-
17	sealed under clause (ii), the record may
18	only be resealed in accordance with para-
19	graph (1) or subparagraph (A) of this
20	paragraph.
21	"(c) Effect of Sealing Order.—
22	"(1) PROTECTION FROM ACCESS.—Except as
23	provided in paragraph (4), a record that has been
24	sealed under this section or section 3560A shall not
25	be accessible to any person.

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"(2) PROTECTION FROM PERJURY LAWS.—

2 "(A) IN GENERAL.—Except as provided in 3 subparagraph (B), an individual whose record 4 has been sealed pursuant to this section shall 5 not be required to disclose the existence of or 6 any information contained in the sealed record 7 of the individual, and shall not be subject to 8 prosecution under any civil or criminal provi-9 sion of Federal or State law relating to perjury, 10 false swearing, or making a false statement, in-11 cluding under section 1001, 1621, 1622, or 12 1623, for failing to recite or acknowledge any 13 information that has been sealed with respect to 14 the offense, or respond to any inquiry made of 15 the individual, relating to the protected information. 16

17 "(B) EXCEPTION.—An individual whose
18 record has been sealed pursuant to this section
19 shall disclose information contained in such
20 record—

21 "(i) when testifying in court;
22 "(ii) in the course of questioning by a
23 law enforcement officer in connection with
24 a subsequent criminal investigation; or

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1	"(iii) in connection with employment
2	or another authorization described in sub-
3	clauses (I) through (IV) of paragraph
4	(4)(A)(ii) that the individual is seeking.
5	"(3) BACKGROUND CHECKS.—Except as pro-
6	vided in paragraph (4), the existence of a record of
7	an individual which has been sealed pursuant to this
8	section, or the information contained therein, shall
9	not be included in any background check conducted
10	on such individual.
11	"(4) EXCEPTIONS.—
12	"(A) LAW ENFORCEMENT AND COURT AC-
13	CESS.—An officer or employee of a law enforce-
14	ment agency or a court may access a record of
15	an individual which has been sealed pursuant to
16	this section and is in the possession of the
17	agency or court, or another law enforcement
18	agency or court, solely—
19	"(i) for investigatory or prosecutorial
20	purposes; or
21	"(ii) for a background check that re-
22	lates to—
23	"(I) employment with a law en-
24	forcement agency;

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"(II) any position that a Federal
agency designates as a—
"(aa) national security posi-
tion; or
"(bb) high-risk, public trust
position;
"(III) the manufacture, importa-
tion, sale, transfer, possession, or car-
rying of firearms, explosives, or am-
munition; or
"(IV) employment in a position
involving the manufacture, importa-
tion, handling, sale, or transfer of
controlled substances, as that term is
defined in section 102 of the Con-
trolled Substances Act (21 U.S.C.
802), or where the employment would
provide access to such controlled sub-
stances.
"(B) DISCLOSURE.—An officer or em-
ployee of a law enforcement agency or a court
may disclose information contained in a sealed
record only in order to carry out the purposes
described in subparagraph (A).

"(d) INDIVIDUAL ACCESS.—Any individual whose
 record has been sealed pursuant to this section or section
 3560A may access the information contained in the sealed
 record of the individual.

5 "(e) PENALTY FOR UNAUTHORIZED DISCLOSURE.—
6 "(1) IN GENERAL.—Whoever knowingly ac7 cesses or discloses information contained in a record
8 sealed under this section or section 3560A in a man9 ner that is prohibited under this section, shall be
10 fined under this title, imprisoned for not more than
11 1 year, or both.

12 "(2) RULE OF CONSTRUCTION.—Nothing in 13 this subsection prevents a covered individual or an 14 individual who was the crime victim (as such term 15 is defined in section 3771(e)) from accessing or dis-16 closing information contained in record sealed under 17 this section or section 3560A.

18 "(f) RULE OF CONSTRUCTION.—Nothing in this sec19 tion or section 3560A shall abrogate or constrain the au20 thority of a judge or judicial body to vacate a judgment
21 or sentence.

"(g) RULEMAKING.—The Attorney General shall, by
rule, establish a process to ensure that any record in the
possession of a Federal agency required to be sealed under

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this section is automatically sealed in accordance with this
 section.

3 "(h) APPLICABILITY.—This section shall apply to an 4 arrest that occurred or conviction that was entered before, 5 on, or after the date of enactment of this section. Not later than 2 years after the date of enactment of this section, 6 7 the Attorney General shall ensure that any record related 8 to an arrest or conviction that occurred or was entered 9 prior to the automatic sealing of such a record, which 10 record is required to be sealed under this section, is so 11 sealed.

12 "(i) EMPLOYER IMMUNITY FROM LIABILITY.—An 13 employer who employs or otherwise engages an individual 14 whose criminal records were sealed pursuant to this sec-15 tion shall be immune from liability for any claim arising 16 out of the misconduct of the individual, if the misconduct 17 relates to the portion of the criminal records that were 18 sealed pursuant to this section.

19 "(j) ESTABLISHMENT OF PARTNERSHIPS.—The Ad-20 ministrative Office of the United States Courts or the At-21 torney General shall enter into a contract with or make 22 grants to an organization with expertise in creating digital 23 and technological systems to develop an efficient and effec-24 tive process for—

1	"(1) sealing records in accordance with this sec-
2	tion and section 3560A; and
3	"(2) enabling access to sealed records by Fed-
4	eral and non-Federal law enforcement agencies for
5	the purposes set forth in subsection $(c)(4)(A)$ of this
6	section.
7	"§3560A. Sealing of certain records upon petition
8	"(a) DEFINITIONS.—In this section—
9	((1) the term 'covered nonviolent offense'
10	means a Federal criminal offense that is not—
11	"(A) murder;
12	"(B) voluntary manslaughter;
13	"(C) kidnapping;
14	"(D) aggravated assault;
15	"(E) a forcible sex offense;
16	"(F) robbery;
17	"(G) arson;
18	"(H) extortion; or
19	"(I) the use or unlawful possession of—
20	"(i) a firearm, as defined in section
21	5845(a) of the Internal Revenue Code of
22	1986; or
23	"(ii) explosive materials, as defined in
24	section 841(c);

1	"(J) a sex offense, as defined in section
2	111 of the Sex Offender Registration and Noti-
3	fication Act (34 U.S.C. 20911);
4	"(K) torture, in violation of section 2340A;
5	"(L) interstate domestic violence, in viola-
6	tion of section 2261;
7	"(M) an offense under chapter 77; or
8	"(N) an attempt or conspiracy to commit
9	an offense described in subparagraphs (A)
10	through (M);
11	((2) the term 'eligible individual' means an in-
12	dividual who—
13	"(A) has been convicted of a covered non-
14	violent offense;
15	"(B) has fulfilled each requirement of the
16	sentence for the covered nonviolent offense, in-
17	cluding—
18	"(i) completing each term of imprison-
19	ment, probation, or supervised release; and
20	"(ii) satisfying each condition of im-
21	prisonment, probation, or supervised re-
22	lease;
23	"(C) has not been convicted of more than
24	2 felonies that are covered nonviolent offenses,
25	including any such convictions that have been

1	sealed (except that for purposes of this sub-
2	paragraph, 2 or more felony convictions that
3	are covered nonviolent offenses arising out of
4	the same act, or acts committed at the same
5	time, shall be treated as one felony conviction);
6	"(D) has not been convicted of any felony
7	that is not a covered nonviolent offense; and
8	"(E) has not been convicted of any offense
9	related to treason, terrorism, access and trans-
10	mission of sensitive defense information, or
11	other national security related convictions;
12	((3) the term 'petitioner' means an individual
13	who files a sealing petition;
14	"(4) the term 'protected information', with re-
15	spect to a covered nonviolent offense, means any ref-
16	erence to—
17	"(A) an arrest, conviction, or sentence of
18	an individual for the offense;
19	"(B) the institution of criminal pro-
20	ceedings against an individual for the offense;
21	or
22	"(C) the result of criminal proceedings de-
23	scribed in subparagraph (B);
24	"(5) the term 'sealing hearing' means a hearing
25	held under subsection $(c)(2)$; and

1	"(6) the term 'sealing petition' means a petition
2	for a sealing order filed under subsection (b).
3	"(b) Right to File Sealing Petition.—
4	"(1) IN GENERAL.—On and after the date that
5	is 1 year after the date on which the eligible indi-
6	vidual has fulfilled each requirement described in
7	subsection $(a)(2)(B)$, an eligible individual may file
8	a petition for a sealing order with respect to a cov-
9	ered nonviolent offense in a district court of the
10	United States.
11	"(2) NOTICE OF OPPORTUNITY TO FILE PETI-
12	TION.—
13	"(A) IN GENERAL.—If an individual is
14	convicted of a covered nonviolent offense and
15	will potentially be eligible to file a sealing peti-
16	tion with respect to the offense upon fulfilling
17	each requirement of the sentence for the offense
18	as described in subsection $(a)(2)(B)$, the court
19	in which the individual is convicted shall, in
20	writing, inform the individual, on each date de-
21	scribed in subparagraph (B), of—
22	"(i) that potential eligibility;
23	"(ii) the necessary procedures for fil-
24	ing the sealing petition; and
25	"(iii) the benefits of sealing a record.

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1	"(B) DATES.—The dates described in this
2	subparagraph are—
3	"(i) the date on which the individual
4	is convicted; and
5	"(ii) the date on which the individual
6	has completed every term of imprisonment,
7	probation, or supervised release relating to
8	the offense.
9	"(c) PROCEDURES.—
10	"(1) NOTIFICATION TO PROSECUTOR.—If an in-
11	dividual files a petition under subsection (b), the dis-
12	trict court in which the petition is filed shall provide
13	notice of the petition—
14	"(A) to the office of the United States at-
15	torney that prosecuted the petitioner for the of-
16	fense; and
17	"(B) upon the request of the petitioner, to
18	any other individual that the petitioner deter-
19	mines may testify as to the—
20	"(i) conduct of the petitioner since the
21	date of the offense; or
22	"(ii) reasons that the sealing order
23	should be entered.
24	"(2) Notification to crime victims.—Upon
25	receipt of a notification under paragraph $(1)(A)$ by

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1	an office of the United States attorney, the office
2	shall make reasonable efforts to identify any indi-
3	vidual who was a crime victim (as such term is de-
4	fined in section 3771) of the offense and provide no-
5	tice of the petition.
6	"(3) Hearing.—
7	"(A) IN GENERAL.—Not later than 180
8	days after the date on which an individual files
9	a sealing petition, the district court shall—
10	"(i) except as provided in subpara-
11	graph (D), conduct a hearing in accord-
12	ance with subparagraph (B); and
13	"(ii) determine whether to enter a
14	sealing order for the individual in accord-
15	ance with paragraph (4).
16	"(B) Opportunity to testify and
17	OFFER EVIDENCE.—
18	"(i) Petitioner.—The petitioner
19	may testify or offer evidence at the sealing
20	hearing in support of sealing.
21	"(ii) PROSECUTOR.—The office of a
22	United States attorney that receives notice
23	under paragraph (1)(A) may send a rep-
24	resentative to testify or offer evidence at

1	the sealing hearing in support of or
2	against sealing.
3	"(iii) Other individuals.—At the
4	request of a petitioner, the district court in
5	which the petition is filed shall issue a sub-
6	poena requiring an individual who receives
7	notice under paragraph $(1)(B)$ to testify or
8	offer evidence at the sealing hearing as to
9	the issues described in clauses (i) and (ii)
10	of that paragraph.
11	"(C) Magistrate judges.—
12	"(i) IN GENERAL.—A magistrate
13	judge may preside over a hearing under
14	this paragraph, and submit to a judge of
15	the court proposed findings of fact and
16	recommendations for the disposition, by a
17	judge of the court, of any sealing petition
18	filed under this subsection.
19	"(ii) Recommendations.—Not later
20	than 14 days after being served with a
21	copy, any party may serve and file written
22	objections to the proposed findings and
23	recommendations of the magistrate judge
24	as provided by rules of court. A judge of
25	the court shall make a de novo determina-

1	tion of those portions of the report or spec-
2	ified proposed findings or recommenda-
3	tions to which objection is made. A judge
4	of the court may accept, reject, or modify,
5	in whole or in part, the findings or rec-
6	ommendations made by the magistrate
7	judge. The judge may also receive further
8	evidence or recommit the matter to the
9	magistrate judge with instructions.
10	"(D) WAIVER OF HEARING.—If the peti-
11	tioner and the United States attorney that re-
12	ceives notice under paragraph $(1)(A)$ so agree,
13	the court shall make a determination under
14	paragraph (4) without a hearing.
15	"(4) Basis for decision.—
16	"(A) IN GENERAL.—In determining wheth-
17	er to enter a sealing order with respect to pro-
18	tected information relating to a covered non-
19	violent offense, the court—
20	"(i) shall consider—
21	"(I) the petition and any docu-
22	ments in the possession of the court;
23	and

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1	"(II) all evidence and testimony
2	presented at the sealing hearing, if
3	such a hearing is conducted;
4	"(ii) may not consider any non-Fed-
5	eral crimes of which the petitioner has not
6	been convicted; and
7	"(iii) shall balance—
8	"(I)(aa) the interest of public
9	knowledge and safety; and
10	"(bb) the legitimate interest, if
11	any, of the Government in maintain-
12	ing the accessibility of the protected
13	information, including any potential
14	impact of sealing the protected infor-
15	mation on Federal licensure, permit,
16	or employment restrictions; against
17	"(II)(aa) the conduct and dem-
18	onstrated desire of the petitioner to be
19	rehabilitated and positively contribute
20	to the community; and
21	"(bb) the interest of the peti-
22	tioner in having the protected infor-
23	mation sealed, including the harm of
24	the protected information to the abil-

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1	ity of the petitioner to secure and
2	maintain employment.
3	"(B) BURDEN ON GOVERNMENT.—The
4	burden shall be on the Government to show
5	that the interests under subclause (I) of sub-
6	paragraph (A)(iii) outweigh the interests of the
7	petitioner under subclause (II) of that subpara-
8	graph.
9	"(5) Waiting period after denial.—If the
10	district court denies a sealing petition, the petitioner
11	may not file a new sealing petition with respect to
12	the same offense until the date that is 2 years after
13	the date of the denial.
14	"(6) UNIVERSAL FORM.—The Director of the
15	Administrative Office of the United States Courts
16	shall create a universal form, available over the
17	internet and in paper form, that an individual may
18	use to file a sealing petition.
19	"(7) FEE WAIVER.—The Director of the Ad-
20	ministrative Office of the United States Courts shall
21	by regulation establish a minimally burdensome
22	process under which indigent petitioners may obtain
23	a waiver of any fee for filing a sealing petition.

"(8) EFFECT OF SEALING.—Subsections (c) 1 2 through (e) of section 3560 shall apply to any record 3 that is sealed under this section. "(d) RULE OF CONSTRUCTION.—Nothing in this sec-4 5 tion may be construed to require a covered individual (as 6 such term is defined in section 3560) to submit a sealing 7 petition with respect to records required to be automati-8 cally sealed under section 3560. 9 "(e) REPORTING.—Not later than 2 years after the

10 date of enactment of this section, and each year there-11 after, each district court of the United States shall issue 12 a public report that—

14 "(A) the number of sealing petitions grant15 ed and denied under this section; and
16 "(B) the number of instances in which the

17 office of a United States attorney supported or18 opposed a sealing petition;

19 "(2) includes any supporting data that the
20 court determines relevant and that does not name
21 any petitioner; and

22 "(3) disaggregates all relevant data by race,23 ethnicity, gender, and the nature of the offense.

24 "(f) EMPLOYER IMMUNITY FROM LIABILITY.—An25 employer who employs or otherwise engages an individual

whose criminal records were sealed pursuant to this sec tion shall be immune from liability for any claim arising
 out of the misconduct of the individual, if the misconduct
 relates to the portion of the criminal records that were
 sealed pursuant to this section.".

6 (b) TABLE OF SECTIONS.—The table of sections for
7 subchapter A of chapter 227 of title 18, United States
8 Code, is amended by inserting after the item relating to
9 section 3559 the following:

"3560. Automatic sealing of certain records. "3560A. Sealing of certain records upon petition.".