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A Bill

HOUSE BILL 1013

5 By: Representatives V. Flowers, F. Allen, Crawford, Duffield, K. Ferguson, Hudson, Milligan, Nicks, J.
6 Richardson, Scott, Tosh, Vaught, Watson
7 By: Senators Irvin, G. Leding, R. Murdock
8

For An Act To Be Entitled

9
10 AN ACT TO ESTABLISH A PATH TO RESTORATION OF THE
11 RIGHT TO POSSESS A FIREARM UNDER STATE LAW AFTER A
12 TEN (10) YEAR PERIOD HAS PASSED SINCE A PERSON
13 CONVICTED OF CERTAIN NONVIOLENT FELONIES HAS
14 COMPLETED HIS OR HER SENTENCE; TO PROVIDE FOR THE
15 DISCHARGE, DISMISSAL, AND SEALING OF A NONVIOLENT
16 FELONY CONVICTION; AND FOR OTHER PURPOSES.
17

Subtitle

18
19 TO ESTABLISH A PATH TO RESTORATION OF THE
20 RIGHT TO POSSESS A FIREARM; AND TO
21 PROVIDE FOR THE DISCHARGE, DISMISSAL, AND
22 SEALING OF A NONVIOLENT FELONY
23 CONVICTION.
24

25
26
27 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
28

29 SECTION 1. DO NOT CODIFY. LEGISLATIVE INTENT.

30 (a)(1) One (1) in three (3) United States adults, or seventy nine
31 million (79,000,000) adults holds a criminal record.

32 (2) Approximately twenty four percent (24%) of them, or
33 approximately nineteen million (19,000,000), have been convicted of a felony,
34 and ten percent (10%) of them, or approximately seven million seven hundred
35 thousand (7,700,000), have been imprisoned at least once in their lifetimes.

36 (b) Both federal and Arkansas law prohibit the purchase or possession



1 of a firearm by a person who has been convicted of a felony.

2 (c)(1) Tens of thousands of Arkansans who have committed nonviolent
3 felonies have not only paid their debts to society but have since lived law-
4 abiding lives for over a decade.

5 (2) Yet, those Arkansans are prohibited from purchasing and
6 possessing a firearm to hunt, to protect their businesses, and to protect
7 their families.

8 (d) Criminologists studying recidivism have found that felons usually
9 have to stay out of trouble for about a decade before their risk of
10 committing a crime equals that of other people with no criminal record.

11 (e)(1) Twenty-four (24) states provide nonviolent felons a pathway to
12 restore their right to purchase and possess a firearm.

13 (2) In five (5) states, some nonviolent felons never lose their
14 rights, while other states establish time frames for automatic restoration,
15 and still others provide processes through the courts, boards, commissions,
16 and other administrative avenues.

17 (f) With sparse research data available, an April 2008 report by the
18 Washington State Sentencing Guidelines Commission suggests that offenders
19 with restored gun rights in Washington state are roughly five (5) times less
20 likely to recidivate than other offenders.

21
22 SECTION 2. Arkansas Code § 5-73-103(a) and (b), concerning the offense
23 of possession of a firearm by certain persons, are amended to read as
24 follows:

25 (a) Except as provided in subsection (d) of this section or unless
26 authorized by and subject to ~~such~~ conditions as prescribed by the Governor,
27 or his or her designee, ~~or~~ the United States Bureau of Alcohol, Tobacco,
28 Firearms, and Explosives, or other bureau or office designated by the United
29 States Department of Justice, ~~no~~ a person shall not possess or own ~~any~~ a
30 firearm ~~who~~ if he or she has been:

31 (1) Convicted of a felony;

32 (2) Adjudicated mentally ill; or

33 (3) Committed involuntarily to ~~any~~ a mental institution.

34 (b)(1) Except as provided in subdivisions (b)(2) and (3) of this
35 section, a determination by a jury or a court that a person committed a
36 felony constitutes a conviction for purposes of subsection (a) of this

1 section even though the court suspended imposition of sentence or placed the
2 defendant on probation.

3 (2) Subdivision (b)(1) of this section does not apply to a
4 person whose case was dismissed and expunged under § 16-93-301 et seq. or §
5 16-98-303(g).

6 (3) The determination by the jury or court that the person
7 committed a felony does not constitute a conviction for purposes of
8 subsection (a) of this section if the person is subsequently granted a pardon
9 explicitly restoring the ability to possess a firearm or if the conviction is
10 discharged, dismissed, and sealed under § 16-90-1601 et seq.

11

12 SECTION 2. Arkansas Code § 5-73-309(5), concerning licensing
13 requirements for a license to carry a concealed handgun, is amended to read
14 as follows:

15 (5) Has not been convicted of a felony in a court of this state,
16 of any other state, or of the United States unless:

17 (A) The applicant is subsequently granted a pardon by the
18 Governor or the President of the United States explicitly restoring his or
19 her ability to possess a firearm;

20 (B) The applicant was sentenced prior to March 13, 1995,
21 and the record of conviction has been sealed or expunged under Arkansas law;
22 ~~or~~

23 (C) The applicant's offense was dismissed and sealed or
24 expunged under § 16-93-301 et seq. or § 16-98-303(g); or

25 (D) The applicant's offense was discharged, dismissed, and
26 sealed under § 16-90-1601 et seq.;

27

28 SECTION 3. Arkansas Code Title 16, Chapter 90, is amended to add an
29 additional subchapter to read as follows:

30

31 Subchapter 16 – Firearm Right Restoration

32

33 16-90-1601. Scope.

34 (a) This subchapter concerns the discharge, dismissal, and sealing of
35 a person's state felony conviction that prohibits the person from lawfully
36 possessing a firearm under state law.

1 (b) This subchapter is separate and distinct from the Comprehensive
2 Criminal Record Sealing Act of 2013, § 16-90-1401 et seq.

3
4 16-90-1602. Definitions.

5 As used in this subchapter:

6 (1) "Completion of a person's sentence" means that the person,
7 after being found guilty of a felony, has:

8 (A) Paid his or her fine, court costs, or other monetary
9 obligation as defined in § 16-13-701 in full, unless the obligation has been
10 excused by the sentencing court;

11 (B) Served any time in county or regional jail, a Division
12 of Community Correction facility, or a Division of Correction facility in
13 full; and

14 (C) If applicable has:

15 (i) Been discharged from probation or parole;

16 (ii) Completed any suspended sentence;

17 (iii) Paid any court-ordered restitution;

18 (iv) Completed any court-ordered community service;

19 (v) Paid any driver's license suspension
20 reinstatement fees, if a driver's license suspension reinstatement fee was
21 assessed as a result of the person's arrest, plea of guilty or nolo
22 contendere, or a finding of guilt for the offense;

23 (vi) Completed all other driver's license
24 reinstatement requirements, if a driver's license suspension was imposed as a
25 result of the person's arrest, plea of guilty or nolo contendere, or a
26 finding of guilt for the offense; and

27 (vii) Completed any vocational or technical
28 education or training program that was required as a condition of the
29 person's parole or probation;

30 (2) "Conviction":

31 (A) Includes the following, after the final act of
32 judgment:

33 (i) A plea of guilty or nolo contendere, unless the
34 plea was entered pursuant to court-ordered probation described in subdivision
35 (2)(B)(iv) of this section, by a person formally charged with an offense;

36 (ii) A finding of guilt, unless the finding was

1 entered pursuant to court-ordered probation described in subdivision
2 (2)(B)(iv) of this section, by a judge or jury after a trial;

3 (iii) A finding of guilt, unless the finding was
4 entered pursuant to court-ordered probation described in subdivision
5 (2)(B)(iv) of this section, after entry of a plea of nolo contendere;

6 (iv) A sentence of supervised probation on a felony
7 charge;

8 (v) A suspended imposition of sentence, as defined
9 in § 16-93-1202, with a fine;

10 (vi) A sentence under § 16-93-1201 et seq.;

11 (vii) A suspended sentence that is revocable and can
12 subject the person to incarceration or a fine, or both; or

13 (viii) A finding of guilt of a person whose case
14 proceeded under § 16-93-301 et seq. and who violated the terms and conditions
15 of § 16-93-301 et seq.; and

16 (B) Does not include:

17 (i) An order nolle prosequi;

18 (ii) A suspended imposition of sentence, as defined
19 in § 16-93-1202, with no fine;

20 (iii) An acquittal for any reason;

21 (iv) An order that the defendant enter a
22 diversionary program that requires him or her to accomplish certain court-
23 ordered objectives but that does not result in a finding of guilt if the
24 program is successfully completed;

25 (v) A court-ordered probationary period under:

26 (a) The former § 5-64-413; or

27 (b) Section 16-93-301 et seq.;

28 (vi) The entry of a plea of guilty or nolo
29 contendere without the court's making a finding of guilt or entering a
30 judgment of guilt with the consent of the defendant or the resultant
31 discharge, dismissal, and sealing of the defendant as prescribed by § 16-93-
32 301 et seq.;

33 (vii) The entry of a directed verdict by a court at
34 trial; or

35 (viii) The dismissal of a charge either with or
36 without prejudice;

1 (3) "Court" means a sentencing circuit court, unless otherwise
2 specifically identified;

3 (4) "Discharge, dismissal, and sealing" means the court
4 retroactively discharges, dismisses, and seals a person's felony conviction,
5 the effect of which is that the felony conviction is erased from the person's
6 criminal history to the extent that it never occurred;

7 (5) "Discharged, dismissed, and sealed" means a case has
8 resulted in a successful discharge, dismissal, and sealing under this
9 subchapter;

10 (6) "Sentence" means the outcome formally entered by a court
11 upon a person in criminal proceedings;

12 (7) "Uniform order" means a uniform order to discharge, dismiss,
13 and seal a conviction that prohibits the person from lawfully possessing a
14 firearm under state law; and

15 (8) "Uniform petition" means a uniform petition to discharge,
16 dismiss, and seal a conviction that prohibits the person from lawfully
17 possessing a firearm under state law.

18
19 16-90-1603. Convictions prohibiting person from possessing firearm
20 eligible for discharge, dismissal, and sealing.

21 (a) Unless prohibited under this section, a person may file a uniform
22 petition under this subchapter ten (10) years or more after the completion of
23 the person's sentence for any felony that is not listed below or contained in
24 the following chapters or subchapters:

25 (1) Homicide, § 5-10-101 et seq.;

26 (2) Kidnapping and related offenses, § 5-11-101 et seq.;

27 (3) Robbery, § 5-12-101 et seq.;

28 (4) Terroristic threats and acts, § 5-13-301 et seq.;

29 (5) Sexual offenses, § 5-14-101 et seq.;

30 (6) Voyeurism offenses, § 5-16-101 et seq.;

31 (7) Death threats, § 5-17-101 et seq.;

32 (8) The Human Trafficking Act of 2013, § 5-18-101 et seq.;

33 (9) Domestic battering and assault, § 5-26-301 et seq.;

34 (10) Custody and visitation, § 5-26-501 et seq.;

35 (11) The Arkansas Protection of Children Against Exploitation
36 Act of 1979, § 5-27-301 et seq.;

1 (12) Use of children in sexual performances, § 5-27-401 et seq.;

2 (13) Computer crimes against minors, § 5-27-601 et seq.;

3 (14) Abuse of adults, § 5-28-101 et seq.;

4 (15) Damage or destruction of property, § 5-38-101 et seq.;

5 (16) Causing a catastrophe, § 5-38-202;

6 (17) Residential burglary, § 5-39-201;

7 (18) Aggravated residential burglary, § 5-39-204;

8 (19) First degree escape, § 5-54-110, second degree escape, § 5-
9 54-111, third degree escape, § 5-54-112, and permitting escape in the first
10 degree, § 5-54-113;

11 (20) Fleeing, § 5-54-125;

12 (21) Killing or injuring animals used by law enforcement or
13 search and rescue dogs, § 5-54-126;

14 (22) Terrorism, § 5-54-201 et seq.;

15 (23) Animals, § 5-62-101 et seq.;

16 (24) Trafficking a controlled substance, § 5-64-440;

17 (25) Aggravated riot, § 5-71-202;

18 (26) Stalking, § 5-71-229;

19 (27) Weapons, § 5-73-101 et seq.;

20 (28) The Arkansas Criminal Gang, Organization, or Enterprise
21 Act, § 5-74-101 et seq.;

22 (29) A felony that requires a person to register as a sex
23 offender under the Sex Offender Registration Act of 1997, § 12-12-901 et
24 seq.;

25 (30) A serious felony involving violence as defined in § 5-4-
26 501(c)(2) or a felony involving violence as defined in § 5-4-501(d)(2); or

27 (31) An attempt, solicitation, or conspiracy to commit any of
28 the felonies listed in subdivisions (a)(1)-(30) of this section, if the
29 attempt, solicitation, or conspiracy itself is a felony.

30 (b)(1) A person may file only one (1) uniform petition during his or
31 her lifetime, with regard to a felony.

32 (2) A person filing a uniform petition may petition to
33 discharge, dismiss, and seal a felony and any related felonies that occurred
34 out of the same course of conduct or criminal episode not listed in
35 subsection (a) of this section and may not petition to discharge, dismiss,
36 and seal multiple felonies that have no causal connection.

1 (3) A person is eligible to file a uniform petition even if the
2 person had his or her conviction sealed under other law before the effective
3 date of this act.

4 16-90-1604. Procedure.

5 (a)(1) A person who is eligible to have a conviction discharged,
6 dismissed, and sealed and have his or her rights to lawfully possess a
7 firearm under state law restored under this subchapter may file a uniform
8 petition that includes a request to reinvest jurisdiction in the circuit
9 court in the county in which the offense was committed and in which the
10 person was convicted for the offense or offenses he or she is petitioning to
11 have discharged, dismissed, and sealed.

12 (2)(A) A circuit court shall consider the request to reinvest
13 jurisdiction if the person has completed all the requirements under this
14 subchapter.

15 (B) The merits of a uniform petition may be considered
16 only after the circuit court reinvests jurisdiction in the circuit court.

17 (C) Upon reinvestment of jurisdiction, the circuit court
18 may not consider any other matters concerning the person filing the uniform
19 petition not otherwise covered under this subchapter.

20 (3) If an order of protection was entered in a proceeding
21 against the person and remains in effect at the time of the uniform petition,
22 the person is not eligible to file a uniform petition.

23 (b)(1)(A) A copy of the uniform petition shall be served upon the
24 prosecuting attorney for the county in which the uniform petition is filed
25 and the arresting agency, if the arresting agency is a named party, within
26 three (3) days of the filing of the uniform petition.

27 (B) It is not necessary to make the arresting agency a
28 party to the action.

29 (C)(i) If the felony conviction the petitioner is seeking
30 to have discharged, dismissed, and sealed is for a violent or a sexual
31 offense, the prosecuting attorney shall notify the victim of the violent or
32 sexual offense or his or her next of kin at the last known address and
33 telephone number of the victim or his or her next of kin if the victim
34 requested notification of a proceeding under this subchapter.

35 (ii) It is the responsibility of the victim or his
36 or her next of kin to notify the prosecuting attorney of any change in:

1 (a) Address or phone number; or
2 (b) His or her desire to be notified of any
3 proceeding under this subchapter in the future.

4 (2)(A) The prosecuting attorney may file a notice opposing a
5 uniform petition with the court setting forth reasons for the opposition to
6 the uniform petition.

7 (B) A court may not sign a uniform order granting relief
8 without a hearing and may not grant the uniform petition until thirty (30)
9 days have passed since the uniform petition was served on the prosecuting
10 attorney.

11 (3)(A) If after a hearing the court determines that the felony
12 conviction shall be discharged, dismissed, and sealed, the uniform order
13 shall be entered and filed with the circuit court clerk.

14 (B)(i) The circuit court clerk with whom a uniform order
15 is filed shall certify copies of the uniform order to the prosecuting
16 attorney who filed the underlying charges, the arresting agency, the Arkansas
17 Crime Information Center, and, if applicable, any district court in which the
18 person appeared before the transfer or appeal of the case to circuit court.

19 (ii) The Administrative Office of the Courts shall
20 only accept certified copies of the uniform orders filed in circuit court.

21 (c)(1) The circuit court clerk and, if applicable, the district court
22 clerk for the district court in which the person appeared before the transfer
23 or appeal of the case to circuit court shall:

24 (A) Remove all petitions, orders, docket sheets, receipts,
25 and documents relating to the felony conviction;

26 (B) Place the records described in subdivision (c)(1)(A)
27 of this section in a file; and

28 (C) Sequester the records described in subdivision
29 (c)(1)(A) of this section in a separate and confidential holding area within
30 the clerk's office.

31 (2)(A) A docket sheet shall be prepared to replace the docket
32 sheet containing information pertaining to the discharged, dismissed, and
33 sealed felony conviction.

34 (B) The replacement docket sheet shall contain the docket
35 number, a statement that the felony conviction has been discharged,
36 dismissed, and sealed, and the date that the order to discharge, dismiss, and

1 seal the felony conviction was issued.

2 (3) All indices to the file of the person with a discharged,
3 dismissed, and sealed felony conviction shall be maintained in a manner to
4 prevent general access to the identification of the person.

5 (d) The prosecuting attorney shall:

6 (1) Remove the entire case file and documents or other items
7 related to the felony conviction;

8 (2) Place the records described in subdivision (d)(1) of this
9 section in a file; and

10 (3) Sequester the records described in subdivision (d)(1) of
11 this section in a confidential holding area within his or her office.

12 (e) The arresting agency shall:

13 (1) Remove its entire record file and documents or other items
14 relating to the felony conviction, including any evidence still in the
15 arresting agency's possession;

16 (2) Place the records described in subdivision (e)(1) of this
17 section in a file; and

18 (3) Sequester the records described in subdivision (e)(1) of
19 this section in a confidential holding area within the arresting agency.

20 (f) Upon notification of a uniform order, all circuit clerks, district
21 clerks, arresting agencies, and other criminal justice agencies maintaining
22 records in a computer-generated database shall either segregate the entire
23 record, including receipts, into a separate file or ensure by other
24 electronic means that the discharged, dismissed, and sealed felony conviction
25 shall not be available for general access unless otherwise authorized by law.

26
27 16-90-1605. Uniform petition and uniform order.

28 (a) The Arkansas Crime Information Center shall adopt and provide a
29 uniform petition and uniform order to be used by a petitioner and any circuit
30 court in this state.

31 (b) An order to discharge, dismiss, and seal a felony conviction
32 covered by this subchapter is not effective unless the uniform order is
33 entered.

34 (c)(1) The uniform petition shall include a statement verified under
35 oath indicating whether the person has felony charges pending in any state or
36 federal court and the status of the pending felony charges, whether the

1 person is required to register as a sex offender under the Sex Offender
2 Registration Act of 1997, § 12-12-901 et seq., and whether the person is
3 currently subject to an order of protection in this state or a similar order
4 in any other state.

5 (2) The uniform petition also shall include a statement that the
6 information contained in the uniform petition is true and correct to the best
7 of the petitioner's knowledge.

8 (d) The uniform order shall contain, at a minimum, the following data:

9 (1) The person's full name, race, gender, and date of birth;

10 (2) The person's full name at the time of arrest and
11 adjudication of guilt, if applicable, if different from the person's current
12 name;

13 (3) The felony offense for which the person was adjudicated
14 guilty and that resulted in the revocation of his or her right to lawfully
15 possess a firearm under state law, and the date of the disposition;

16 (4) The identity of the sentencing court;

17 (5) The provision under this subchapter that provides for
18 discharging and dismissing of the felony conviction, if applicable;

19 (6) The specific felony conviction or convictions to be
20 discharged, dismissed, and sealed;

21 (7) The arrest tracking number;

22 (8) The system identification number (SID); and

23 (9) The Federal Bureau of Investigation number, if known.

24
25 16-90-1606. Burden of proof – Standard of review.

26 (a) For a uniform petition filed under this subchapter, unless the
27 circuit court is presented with and finds that there is clear and convincing
28 evidence that a felony conviction should not be discharged, dismissed, and
29 sealed and the person's right to lawfully possess a firearm restored, the
30 circuit court shall discharge, dismiss, and seal the felony conviction.

31 (b)(1) An appeal of the grant or denial of the uniform petition may be
32 taken by either party.

33 (2) An appeal from the circuit court shall be taken as provided
34 by Supreme Court rule, and the appellate court shall review the case using an
35 abuse of discretion standard.

36

1 16-90-1607. Release of discharged, dismissed, and sealed felony
2 conviction records.

3 (a)(1) As used in this section, "custodian" does not mean the Arkansas
4 Crime Information Center.

5 (2) Access to data maintained by the center shall be governed by
6 § 12-12-1001 et seq.

7 (b) The custodian of a record of a discharged, dismissed, and sealed
8 felony conviction shall not disclose the existence of the record of a
9 discharged, dismissed, and sealed felony conviction or release the record of
10 a discharged, dismissed, and sealed felony conviction except when requested
11 by:

12 (1) The person whose felony conviction was discharged,
13 dismissed, and sealed or the person's attorney when authorized in writing by
14 the person;

15 (2) A criminal justice agency, as defined in § 12-12-1001, and
16 the request is accompanied by a statement that the request is being made in
17 conjunction with:

18 (A) An application for employment with the criminal
19 justice agency by the person whose felony conviction has been discharged,
20 dismissed, and sealed; or

21 (B) A criminal background check under the Polygraph
22 Examiners Licensing Act, § 17-39-101 et seq., or the Private Security Agency,
23 Private Investigator, and School Security Licensing and Credentialing Act, §
24 17-40-101 et seq.;

25 (3) A court, upon a showing of:

26 (A) A subsequent adjudication of guilt of the person whose
27 felony conviction was discharged or dismissed; or

28 (B) Another good reason shown to be in the interests of
29 justice;

30 (4) A prosecuting attorney, and the request is accompanied by a
31 statement that the request is being made for a criminal justice purpose;

32 (5) A state agency or board engaged in the licensing of
33 healthcare professionals;

34 (6) The center; or

35 (7) The Arkansas Commission on Law Enforcement Standards and
36 Training.

1
2 16-90-1608. Effect of discharge, dismissal, and sealing.

3 (a)(1) A person whose felony conviction has been discharged,
4 dismissed, and sealed under this subchapter shall have all privileges and
5 rights restored, including the right to lawfully possess a firearm under
6 state law, and the conviction that has been discharged, dismissed, and sealed
7 shall not affect any of his or her civil rights or liberties unless otherwise
8 specifically provided by law.

9 (2) A person who wants to reacquire the right to vote removed
10 from him or her as the result of a felony conviction shall follow the
11 procedures in Arkansas Constitution, Amendment 51, § 11.

12 (b)(1) Upon the entry of the uniform order, the person's underlying
13 conduct shall be deemed as a matter of law never to have occurred, and the
14 person may state that the underlying conduct did not occur and that a record
15 of the felony for which the person was convicted was discharged, dismissed,
16 and sealed does not exist.

17 (2) This subchapter does not prevent the use of the record of a
18 prior felony conviction otherwise discharged, dismissed, and sealed under
19 this subchapter for the following purposes:

20 (A) A criminal proceeding for any purpose not otherwise
21 prohibited by law;

22 (B) Determination of offender status under the former § 5-
23 64-413;

24 (C) Habitual offender status, § 5-4-501 et seq.;

25 (D) Impeachment upon cross-examination as dictated by the
26 Arkansas Rules of Evidence;

27 (E) Healthcare professional licensure by a state agency or
28 board;

29 (F) Any disclosure mandated by Rule 17, Rule 18, or Rule
30 19 of the Arkansas Rules of Criminal Procedure; or

31 (G) Determination of certification, eligibility for
32 certification, or of the ability to act as a law enforcement officer, by the
33 Arkansas Commission on Law Enforcement Standards and Training.

34
35 16-90-1609. Uniform petition and uniform order – Creation.

36 The Arkansas Crime Information Center shall develop and draft the form

1 to be used for the uniform petition and uniform order under this subchapter.

2
3 16-90-1610. Filing fee.

4 The circuit clerk shall not collect a fee for filing the uniform
5 petition under this subchapter.

6
7 16-90-1611. Retroactivity.

8 This subchapter applies to all felony convictions occurring before, on,
9 or after the effective date of this act.

10
11 */s/V. Flowers*
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