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amended as follows:

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By: Representatives Moak, Johnson, Hines

To: Judiciary B

HOUSE BILL NO. 264

1 2 3 4	AN ACT TO PROVIDE A PROCEDURE TO EXPUNGE CERTAIN CONVICTIONS; TO AMEND SECTIONS $41-29-150$ AND $99-19-71$, MISSISSIPPI CODE OF 1972 , IN CONFORMITY TO THE PROVISIONS OF THIS ACT; AND FOR RELATED PURPOSES.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
6	SECTION 1. Any person who has been convicted in all criminal
7	cases, felony and misdemeanor, other than crimes against the
8	person, offenses affecting children and offenses pertaining to the
9	sale, barter, transfer, manufacture, distribution or dispensing of
10	a controlled substance, and/or the possession with intent to sell,
11	barter, transfer, manufacture, distribution or dispensing of a
12	controlled substance as provided for in Section 41-29-139(a)(1),
13	and who is a first offender, may petition the circuit court in
14	which he or she was convicted for an order to expunge any such
15	conviction from all public records two (2) years after the
16	successful completion of all the terms and conditions of the
17	sentence for such conviction. Upon entering such an order, a
18	nonpublic record thereof shall be retained solely for the purpose
19	of use in determining whether in subsequent proceeding, such
20	person is a first offender.
21	The effect of such an order shall be to restore such person,
22	in the contemplation of the law to the status he occupied before
23	such arrest.

SECTION 2. Section 41-29-150, Mississippi Code of 1972, is

41-29-150. (a) Any person convicted under Section 41-29-139

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may be required, in the discretion of the court, as a part of the

sentence otherwise imposed, or in lieu of imprisonment in cases of

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probation or suspension of sentence, to attend a course of instruction conducted by the bureau, the State Board of Health, or any similar agency, on the effects, medically, psychologically and socially, of the misuse of controlled substances. Said course may be conducted at any correctional institution, detention center or hospital, or at any center or treatment facility established for the purpose of education and rehabilitation of those persons committed because of abuse of controlled substances. Any person convicted under Section 41-29-139 who is

(b) Any person convicted under Section 41-29-139 who is found to be dependent upon or addicted to any controlled substance shall be required, as a part of the sentence otherwise imposed, or in lieu of imprisonment in cases of parole, probation or suspension of sentence, to receive medical treatment for such dependency or addiction. The regimen of medical treatment may include confinement in a medical facility of any correctional institution, detention center or hospital, or at any center or facility established for treatment of those persons committed because of a dependence or addiction to controlled substances.

(c) Those persons previously convicted of a felony under Section 41-29-139 and who are now confined at the Mississippi State Hospital at Whitfield, Mississippi, or at the East Mississippi State Hospital at Meridian, Mississippi, for the term of their sentence shall remain under the jurisdiction of the Mississippi Department of Corrections and shall be required to abide by all reasonable rules and regulations promulgated by the director and staff of said institutions and of the Department of Corrections. Any persons so confined who shall refuse to abide by said rules or who attempt an escape or who shall escape shall be transferred to the State Penitentiary or to a county jail, where appropriate, to serve the remainder of the term of imprisonment; this provision shall not preclude prosecution and conviction for

escape from said institutions.

61 If any person who has not previously been convicted (d) (1) 62 of violating Section 41-29-139, or the laws of the United States 63 or of another state relating to narcotic drugs, stimulant or 64 depressant substances, other controlled substances or marihuana is 65 found to be guilty of a violation of subsection (c) or (d) of 66 Section 41-29-139, after trial or upon a plea of guilty, the court 67 may, without entering a judgment of guilty and with the consent of 68 such person, defer further proceedings and place him on probation upon such reasonable conditions as it may require and for such 69 period, not to exceed three (3) years, as the court may prescribe. 70 71 Upon violation of a condition of the probation, the court may enter an adjudication of guilt and proceed as otherwise provided. 72 73 The court may, in its discretion, dismiss the proceedings against 74 such person and discharge him from probation before the expiration 75 of the maximum period prescribed for such person's probation. during the period of his probation such person does not violate 76 77 any of the conditions of the probation, then upon expiration of 78 such period the court shall discharge such person and dismiss the proceedings against him. Discharge and dismissal under this 79 80 subsection shall be without court adjudication of guilt, but a nonpublic record thereof shall be retained by the bureau solely 81 82 for the purpose of use by the courts in determining whether or not, in subsequent proceedings, such person qualifies under this 83 84 subsection. Such discharge or dismissal shall not be deemed a 85 conviction for purposes of disqualifications or disabilities 86 imposed by law upon conviction of a crime, including the penalties 87 prescribed under this article for second or subsequent conviction, 88 or for any other purpose. Discharge and dismissal under this 89 subsection may occur only once with respect to any person; and 90 (2) Upon the dismissal of such person and discharge of 91 proceedings against him under paragraph (1) of this subsection, or 92 with respect to a person who has been convicted and adjudged guilty of an offense under subsection (c) or (d) of Section 93 *HR40/R526* 264 H. B. No. 06/HR40/R526

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94 41-29-139, or for possession of narcotics, stimulants, 95 depressants, hallucinogens, marihuana, other controlled substances 96 or paraphernalia under prior laws of this state, such person, if 97 he had not reached his twenty-sixth birthday at the time of the 98 offense, may apply to the court for an order to expunge from all 99 official records, other than the nonpublic records to be retained by the bureau under paragraph (1) of this subsection, all 100 recordation relating to his arrest, indictment, trial, finding of 101 102 guilty, and dismissal and discharge pursuant to this section. Ιf the court determines, after hearing, that such person was 103 104 dismissed and the proceedings against him discharged and that he had not reached his twenty-sixth birthday at the time of the 105 106 offense, or that such person had satisfactorily served his 107 sentence or period of probation and parole, and that he had not reached his twenty-sixth birthday at the time of the offense, it 108 109 shall enter such order. The effect of such order shall be to restore such person, in the contemplation of the law, to the 110 111 status he occupied before such arrest or indictment. No person as to whom such order has been entered shall be held thereafter under 112 113 any provision of any law to be guilty of perjury or otherwise giving a false statement by reason of his failures to recite or 114 acknowledge such arrest, or indictment or trial in response to any 115 inquiry made of him for any purpose. 116 Orders may be expunged as 117 provided in Section 1 of this act.

- 118 (e) Every person who has been or may hereafter be convicted 119 of a felony offense under Section 41-29-139 and sentenced under 120 Section 41-29-150(c) shall be under the jurisdiction of the 121 Mississippi Department of Corrections.
- (f) It shall be unlawful for any person confined under the provisions of subsection (b) or (c) of this section to escape or attempt to escape from said institution, and upon conviction said person shall be guilty of a felony and shall be imprisoned for a term not to exceed two (2) years.

- 127 (g) It is the intent and purpose of the Legislature to
 128 promote the rehabilitation of persons convicted of offenses under
 129 the Uniform Controlled Substances Law.
- 130 **SECTION 3.** Section 99-19-71, Mississippi Code of 1972, is 131 amended as follows:
- 132 99-19-71. (1) Any person who has been convicted of a misdemeanor, excluding a conviction for a traffic violation, and 133 who is a first offender, may petition the justice, county, circuit 134 135 or municipal court, as may be applicable, for an order to expunge any such conviction from all public records. Upon entering such 136 137 order, a nonpublic record thereof shall be retained by the court and by the Mississippi Criminal Information Center solely for the 138 139 purpose of determining whether, in subsequent proceedings, such 140 person is a first offender. The effect of such order shall be to restore such person, in the contemplation of the law, to the 141 142 status he occupied before such arrest. No person as to whom such 143 order has been entered shall be held thereafter under any 144 provision of law to be guilty of perjury or to have otherwise given a false statement by reason of his failure to recite or 145 146 acknowledge such arrest or conviction in response to any inquiry 147 made of him for any purpose, except for the purpose of determining 148 in any subsequent proceedings under this section, whether such 149 person is a first offender.
- 150 (2) Upon petition therefor, a justice, county, circuit or
 151 municipal court shall expunge the record of any case in which an
 152 arrest was made, the person arrested was released and the case was
 153 dismissed or the charges were dropped or there was no disposition
 154 of such case. Convictions may also be expunged as provided in
 155 Section 1 of this act.
- 156 **SECTION 4.** This act shall take effect and be in force from 157 and after July 1, 2006.