

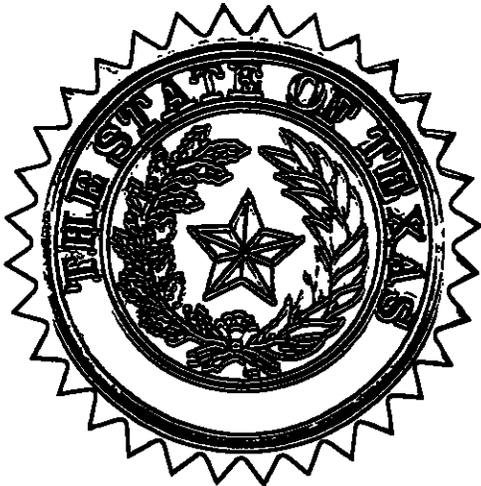
PROCLAMATION
BY THE
Governor of the State of Texas
41-3272

TO ALL TO WHOM THESE PRESENTS SHALL COME:

Pursuant to Article IV, Section 14, of the Texas Constitution, I, Rick Perry, Governor of Texas, do hereby disapprove of and veto Senate Bill No. 167 as passed by the Eighty-Second Texas Legislature, Regular Session, because of the following objections:

Senate Bill 167 suffers from technical citation problems and a need to correct language. House Concurrent Resolution 177, which sought to correct the problems in Senate Bill 167, did not pass both houses. The intent of Senate Bill 167 is covered in House Bill 351.

Since the Eighty-Second Texas Legislature, Regular Session, by its adjournment has prevented the return of this bill, I am filing these objections in the office of the Secretary of State and giving notice thereof by this public proclamation according to the aforementioned constitutional provision.



IN TESTIMONY WHEREOF, I have signed my name officially and caused the Seal of the State to be affixed hereto at Austin, this 17th day of June, 2011.

Rick Perry
RICK PERRY
Governor of Texas

ATTESTED BY:

Esperanza Andrade
ESPERANZA "HOPE" ANDRADE
Secretary of State

FILED IN THE OFFICE OF THE
SECRETARY OF STATE
4pm O'CLOCK
JUN 17 2011

AN ACT

relating to the automatic expunction of arrest records and files after an individual receives a pardon or a grant of certain other relief with respect to the offense for which the individual was arrested.

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

SECTION 1. Subsection (a), Article 55.01, Code of Criminal Procedure, is amended to read as follows:

(a) A person who has been placed under a custodial or noncustodial arrest for commission of either a felony or misdemeanor is entitled to have all records and files relating to the arrest expunged if:

(1) the person is tried for the offense for which the person was arrested and is:

(A) acquitted by the trial court, except as provided by Subsection (c) of this section; or

(B) convicted and subsequently:

(i) pardoned; or

(ii) otherwise granted relief on the basis of actual innocence with respect to that offense; or

(2) each of the following conditions exist:

(A) an indictment or information charging the person with commission of a felony has not been presented against the person for an offense arising out of the transaction for which

1 the person was arrested or, if an indictment or information
2 charging the person with commission of a felony was presented, the
3 indictment or information has been dismissed or quashed, and:

4 (i) the limitations period expired before
5 the date on which a petition for expunction was filed under Article
6 55.02; or

7 (ii) the court finds that the indictment or
8 information was dismissed or quashed because the person completed a
9 pretrial intervention program authorized under Section 76.011,
10 Government Code, or because the presentment had been made because
11 of mistake, false information, or other similar reason indicating
12 absence of probable cause at the time of the dismissal to believe
13 the person committed the offense or because it was void;

14 (B) the person has been released and the charge,
15 if any, has not resulted in a final conviction and is no longer
16 pending and there was no court ordered community supervision under
17 Article 42.12 for any offense other than a Class C misdemeanor; and

18 (C) the person has not been convicted of a felony
19 in the five years preceding the date of the arrest.

20 SECTION 2. Article 55.02, Code of Criminal Procedure, is
21 amended by adding Section 1a to read as follows:

22 Sec. 1a. (a) The trial court presiding over a case in which
23 a defendant is convicted and subsequently granted relief or
24 pardoned on the basis of actual innocence of the offense of which
25 the defendant was convicted, if the trial court is a district court,
26 or a district court in the county in which the trial court is
27 located, shall enter an order of expunction for a person entitled to

1 expunction under Article 55.01(a)(1)(B) not later than the 30th day
2 after the date the court receives notice of the pardon or other
3 grant of relief. The person shall provide to the district court all
4 of the information required in a petition for expunction under
5 Section 2(b).

6 (b) The attorney for the state shall:

7 (1) prepare an expunction order under this section for
8 the court's signature; and

9 (2) notify the Texas Department of Criminal Justice if
10 the person is in the custody of the department.

11 (c) The court shall include in an expunction order under
12 this section a listing of each official, agency, or other entity of
13 this state or political subdivision of this state and each private
14 entity that there is reason to believe has any record or file that
15 is subject to the order. The court shall also provide in an
16 expunction order under this section that:

17 (1) the Texas Department of Criminal Justice shall
18 send to the court the documents delivered to the department under
19 Section 8(a), Article 42.09; and

20 (2) the Department of Public Safety and the Texas
21 Department of Criminal Justice shall delete or redact, as
22 appropriate, from their public records all index references to the
23 records and files that are subject to the expunction order.

24 (d) The court shall retain all documents sent to the court
25 under Subsection (c)(1) until the statute of limitations has run
26 for any civil case or proceeding relating to the wrongful
27 imprisonment of the person subject to the expunction order.

1 SECTION 3. Subsection (a), Section 2, Article 55.02, Code
2 of Criminal Procedure, is amended to read as follows:

3 (a) A person who is entitled to expunction of records and
4 files under Article 55.01(a)(2) [~~55.01(a)~~] or a person who is
5 eligible for expunction of records and files under Article 55.01(b)
6 may file an ex parte petition for expunction in a district court for
7 the county in which:

8 (1) the petitioner was arrested; or

9 (2) the offense was alleged to have occurred.

10 SECTION 4. Subsection (c), Section 3, Article 55.02, Code
11 of Criminal Procedure, is amended to read as follows:

12 (c) When the order of expunction is final, the clerk of the
13 court shall send a certified copy of the order to the Crime Records
14 Service of the Department of Public Safety and to each official or
15 agency or other governmental entity of this state or of any
16 political subdivision of this state named in [~~designated by the~~
17 ~~person who is the subject of~~] the order. The certified copy of the
18 order must be sent by secure electronic mail, electronic
19 transmission, or facsimile transmission or otherwise by certified
20 mail, return receipt requested. In sending the order to a
21 governmental entity named in the order [~~designated by the person~~],
22 the clerk may elect to substitute hand delivery for certified mail
23 under this subsection, but the clerk must receive a receipt for that
24 hand-delivered order.

25 SECTION 5. Subsection (a), Section 5, Article 55.02, Code
26 of Criminal Procedure, is amended to read as follows:

27 (a) Except as provided by Subsections (f) and (g), on

1 receipt of the order, each official or agency or other governmental
2 entity named in the order shall:

3 (1) return all records and files that are subject to
4 the expunction order to the court or in cases other than those
5 described by Section 1a, if removal is impracticable, obliterate
6 all portions of the record or file that identify the person who is
7 the subject of the order and notify the court of its action; and

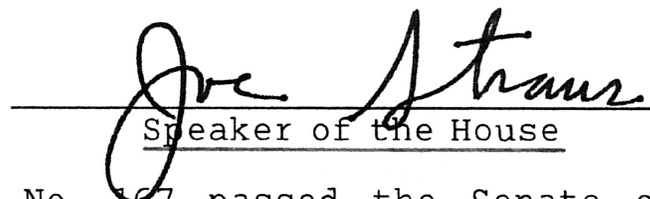
8 (2) delete from its public records all index
9 references to the records and files that are subject to the
10 expunction order.

11 SECTION 6. This Act applies to the expunction of arrest
12 records related to a criminal offense for which a pardon or other
13 relief on the basis of actual innocence was granted before, on, or
14 after the effective date of this Act.

15 SECTION 7. This Act takes effect September 1, 2011.

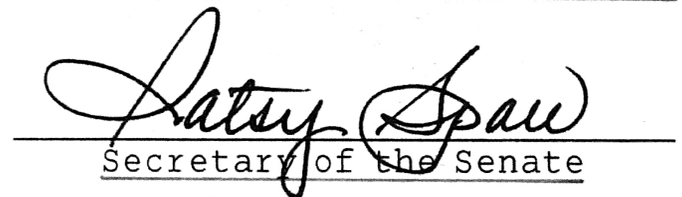


President of the Senate



Speaker of the House

I hereby certify that S.B. No. 167 passed the Senate on April 19, 2011, by the following vote: Yeas 31, Nays 0; and that the Senate concurred in House amendment on May 26, 2011, by the following vote: Yeas 31, Nays 0. _____



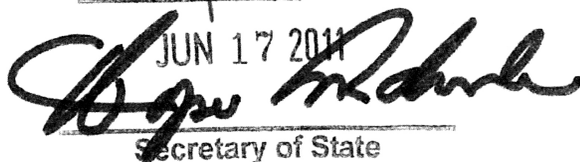
Secretary of the Senate

I hereby certify that S.B. No. 167 passed the House, with amendment, on May 23, 2011, by the following vote: Yeas 142, Nays 0, one present not voting. _____

FILED IN THE OFFICE OF THE
SECRETARY OF STATE
4pm O'CLOCK



Chief Clerk of the House

JUN 17 2011


Secretary of State

Approved:

Date