#### **DOCUMENT 263**

### CERTIFICATE OF SERVICE

I hereby certify that I have filed electronically and served a copy of the foregoing upon the below listed parties to this action by placing a copy of same in the United States Mail, postage prepaid and properly addressed, this the 28th day of September 2015.

S. Allen Baker Amelia K. Steindorff Baich & Bingham 1901 Sixth Avenue North Suite 1500 Birmingham, AL 35203

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(st. Robert E. Lusk, Jr. ROBERT E. LUSK, JR. (LUS005)
Attorney for Plaintiffs

# **EMAIL SETTING HEARING FOR JUNE 3, 2016**

### **Burt Newsome**

From:

Bonita Davidson <br/> <br/>bonita.davidson@alacourt.gov>

Sent:

Tuesday, May 03, 2016 2:36 PM

To:

Jiil Lee; gregg.lowery@alabamada.gov; wjustice@wefhlaw.com; Burt Newsome;

jimhill@stclairlawgroup.com

Subject:

State of Alabama v. Burt Newsome

By notice of this email, I am notifying all of you that I have ORDERED a hearing on VICTIM'S MOTION TO USE CONTENTS OF EXPUNGED FILE. The hearing is scheduled for Friday, June 3, 2016, at 9:00 a.m., Courtroom #6. Judge Hill, you will need to notify Mr. John Bullock as you represent him in the filing of this MOTION.

Bonita Davidson
Judicial Assistant
Presiding Circuit Judge H.L. Conwill
P O Box 1136
Shelby County Courthouse
Columbiana, Alabama 35051
(205) 669-3800

## **EXPUNGEMENT BILL AS INTRODUCED**

- 1 SB108
- 2 148758-1
- 3 By Senator Bedford
- 4 RFD: Judiciary
- 5 First Read: 14-JAN-14
- 6 PFD: 01/13/2014

1,	148758-1:n	:02/13/2013:ANS/t] LRS2013-947
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8	synopsis:	Existing law does not authorize the criminal
9		record related to a charge to be sealed or expunged
10		if the person is found not guilty of a crime or if
11		the charges are dismissed or for a conviction
12		record to be sealed or expunged.
13		This bill would authorize a person charged
14		or convicted of certain felony or misdemeanor
15		criminal offenses, a violation, or a traffic
16		violation to petition the court in which the
17		charges where filed or in which the conviction
18		occurred to have his or her records expunged,
19		including, but not limited to, arrest records,
20		fingerprints, photographs, or index references in
21		documentary or electronic form, relating to the
22		arrest or charge, or both, and conviction in
23		certain instances.
24		Amendment 621 of the Constitution of Alabama
25		of 1901, now appearing as Section 111.05 of the
26		Official Recompilation of the Constitution of
27		Alabama of 1901, as amended, prohibits a general

1	law whose purpose or effect would be to require a
2	new or increased expenditure of local funds from
3	becoming effective with regard to a local
4	governmental entity without enactment by a 2/3 vote
5	unless: it comes within one of a number of
б	specified exceptions; it is approved by the
7	affected entity; or the Legislature appropriates
8	funds, or provides a local source of revenue, to
9	the entity for the purpose.
10	Amendment 621 of the Constitution of Alabama
11	of 1901, now appearing as Section 111.05 of the
12	Official Recompilation of the Constitution of
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14	law whose purpose or effect would be to require a
15	new or increased expenditure of local funds from
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17	governmental entity without enactment by a 2/3 vote
18	unless: it comes within one of a number of
19	specified exceptions; it is approved by the
20	affected entity; or the Legislature appropriates
21	funds, or provides a local source of revenue, to
22	the entity for the purpose.
23	
24	A BILL
25	TO BE ENTITLED
26	AN ACT
27	

1	To authorize a person to petition a court to have
2	the record of certain felony or misdemeanor offenses, a
3	violation, or traffic violations expunged in certain
4	instances; and in connection therewith would have as its
5	purpose or effect the requirement of a new or increased
6	expenditure of local funds within the meaning of Amendment 621
7	of the Constitution of Alabama of 1901, now appearing as
8	Section 111.05 of the Official Recompilation of the
9	Constitution of Alabama of 1901, as amended.
1.0	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
1.1	Section 1. (a) A person who has been charged with a
12	misdemeanor criminal offense, a violation, or a traffic
13	violation may file a petition in the court in the county or
1.4	municipality in which the charges were filed, or the court
15	that dismissed the charges, to expunde all records relating to
16	the charge in any of the following circumstances:
17	(1) When the charge is dismissed with prejudice.
18	(2) When the charge has been no billed by a grand
19	jury.
20	(3) When the person has been found not guilty of the
21	charge.
22	(4) When the charge was dismissed without prejudice,
23	has not been refiled, and the person has not been convicted of
24	any other felony or misdemeanor crime, any violation, or any
25	traffic violation, excluding minor traffic violations, during
26	the previous two years.

1	Section 2. A person who has been convicted of a
2	violation, a misdemeanor criminal offense, or a traffic
3	violation may file a petition in the court in the county or
4	municipality in which the charges were filed or the conviction
5	entered to expunge all records relating to the conviction when
б	all of the following circumstances exist:
7	(1) All probation or parole requirements have been
8	completed.
9	(2) Three years have passed from the date of
10	conviction. If the conviction is for domestic violence in the
11	third degree, five years must have passed from the date of
12	conviction.
1,3	(3) The person has no conviction for a violent
14	felony offense. For purposes of this act, a violent felony
15	offense shall be defined as capital murder, murder,
16	manslaughter, rape in the first degree, sodomy in the first
17	degree, attempted murder, assault in the first degree, assault
18	in the second degree, robbery in the first degree, or robbery
19	in the second degree.
20	(4) The person has no conviction for a sexual
21	offense involving a minor.
22	(5) The person is not a convicted sex offender.
23	(6) The person was not operating a commercial motor
24	vehicle which required the person to possess a commercial
25	driver's license at the time of the violation which led to the
26	conviction.

1	(7) The person was not convicted of any of the
2	offenses enumerated in 49 C.F.R. Section 383.51.
3	Section 3. A person who has been charged with a
4	felony offense may file a petition in the court in the county
5	or municipality in which the charges were filed, or the court
6	that dismissed the charges, to expunge all records relating to
7	the charge in any of the following circumstances:
8	(1) When the charge is dismissed with prejudice.
9	(2) When the charge has been no billed by a grand
10	jury.
1.1	(3) When the person has been found not guilty of the
12	charge.
13	(4) The charge was dismissed after successful
14	completion of a drug court program, mental health court
1.5	program, diversion program, or any court-approved deferred
1.6	prosecution program.
17	(5) The charge was dismissed without prejudice, has
18	not been refiled, and the person has not been convicted of any
19	other felony or misdemeanor crime, any violation, or any
20	traffic violation, excluding minor traffic violations, during
21	the previous five years.
22	Section 4. (a) A petition filed under this act shall
23	include a sworn statement made by the person seeking
24	expungement under the penalty of perjury stating that the
25	person has satisfied the requirements set out in Section 1, 2,
26	or 3

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2	authority a copy of the petition and the sworn affidavit. The
3	prosecuting authority shall notify the victim of the petition
4	and the victim's right to object. The prosecuting authority
5	shall have a period of 45 days to file a written objection to
6	the granting of the petition or the prosecuting authority will
7	be deemed to have consented to the granting of the petition.
8	The prosecuting authority shall serve the petitioner or the
9	petitioner's counsel a copy of the written objection.
10	Section 5. (a) An administrative assessment fee of
11	six hundred dollars (\$600) shall be paid at the time the
12	petition is filed. The administrative fee shall be distributed
13	as follows:
14	(1) Three hundred dollars (\$300) to the Fair Trial
15	Tax Fund.
16	(2) Seventy-five dollars (\$75) to the district
17	attorney's office or municipal attorney's office that is the
18	prosecuting authority in the case to be expunged.
19	(3) One hundred dollars (\$100) to the clerk's office
20	of the circuit, district, or municipal court for the court
21	having jurisdiction over the matter, for the use and benefit
22	of the circuit, district, or municipal court clerk.
23	(4) Twenty-five dollars (\$25) to the Alabama Crime
24	Victim's Compensation Commission.
25	(5) One hundred dollars (\$100) to the Alabama
26	Department of Dublic Safety

1	(b) W berson seeking terrer ander turn act may appra
2	for indigent status by completing an Affidavit of Substantial
3	Hardship and Order which shall be submitted with the petition.
4	If the court finds the petitioner is indigent, the court may
5	set forth a payment plan for the petitioner to satisfy the
б	filing fee over a period of time.
7	Section 6. (a) If the prosecuting authority or
8	victim files an objection to the granting of a petition under
9	Section 5, the court having jurisdiction over the matter shall
10	set a date for a hearing. The court shall notify the
1.1	prosecuting authority and the petitioner of the hearing date.
12	The prosecuting authority shall produce the petitioner's
13	criminal history at the hearing. In the discretion of the
14	court, the court may consider the following factors:
15	(1) Nature and seriousness of the offense committed.
16	(2) Circumstances under which the offense occurred.
1.7	(3) Date of the offense.
18	(4) Age of the person when the offense was
19	committed.
20	(5) Whether the offense was an isolated or repeated
21	incident.
22	(6) Social conditions which may have contributed to
23	the offense.
24	(7) An available probation or parole record, report,
25	or recommendation.
26	(8) Evidence of rehabilitation, including good
27	conduct in prison or tail in the community counseling or

psychiatric treatment received, acquisition of additional academic or vocational schooling, successful business or employment history, and the recommendation of his or her supervisors or other persons in the community.

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(b) A hearing under subsection (a) shall be conducted in a manner prescribed by the trial judge and shall include oral argument and review of relevant documentation in support of, or in objection to, the granting of the petition. The Alabama Rules of Evidence shall apply to the hearing.

Leave of the court shall be obtained for the taking of witness testimony relating to any disputed fact.

(c) The court shall grant the petition if it is reasonably satisfied from the evidence that the petitioner has complied with and satisfied the requirements of Section 1, 2, or 3. The court shall have discretion over the number of cases that may be expunged pursuant to this act after the first case is expunged. The ruling of the court shall be subject to certiorari review and shall not be reversed absent a showing of an abuse of discretion.

(d) If no objection to a petition is filed by the prosecuting authority or victim, the court having jurisdiction over the matter may rule on the merits of the petition without setting the matter for hearing. In such cases, the court shall grant the petition if it is reasonably satisfied from the evidence that the petitioner has complied with and satisfied the requirements of Section 1, 2, or 3. The court shall have

discretion over the number of cases that may be expunded pursuant to this act after the first case is expunded.

1.6

 Section 7. (a) Upon the granting of a petition pursuant to Section 1 or 3, the court shall order the destruction of all records in the custody of the court and any records in the custody of any other agency or official, including law enforcement records. On the effective date of this act and for 18 months thereafter, every agency with records relating to the arrest, charge, or other matters arising out of the arrest or charge that is ordered to destroy the records shall certify to the court within 180 days of the entry of the expungement order that the required expungement action has been completed.

(b) Eighteen months after the effective date of this act, every agency with records relating to the arrest, charge, or other matters arising out of the arrest or charge that is ordered to destroy the records shall certify to the court within 60 days of the entry of the expungement order that the required expungement action has been completed.

(c) After the expungement of records pursuant to subsection (a), the proceedings regarding the charge shall be deemed never to have occurred. The court and other agencies shall reply to any inquiry that no record exists on the matter. The petitioner whose record was expunged shall not have to disclose the fact of the record or any matter relating thereto on an application for employment, credit, or other type of application.

Section 8. (a) Upon the granting of a petition
pursuant to Section 2, the court shall order that all records
in the custody of the court and any records in the custody of
any other agency or official, including law enforcement
records, be sealed and removed from public disclosure. On the
effective date of this act and for 18 months thereafter, every
agency with records relating to the arrest, charge, or other
matters arising out of the arrest or charge that is ordered to
seal records shall certify to the court within 180 days of the
entry of the expungement order that the required expungement
action has been completed.

- (b) Eighteen months after the effective date of this act, every agency with records relating to the arrest, charge, or other matters arising out of the arrest or charge that is ordered to seal records shall certify to the court within 60 days of the entry of the expungement order that the required expungement action has been completed.
- (c) After the sealing of the records pursuant to subsection (a), the proceedings regarding the charge shall be deemed never to have occurred. The court and other agencies shall reply to any inquiry that no record exists on the matter. The petitioner whose record was sealed shall not have to disclose the fact of the record or any matter relating thereto on an application for employment, credit, or other type of application.
- (d) Inspection of the expunged records may be permitted by the court only upon an application by the person

who is the subject of the records and only to those persons
directed to receive the information in the application except
for those circumstances provided for in this section. The
prosecuting authority may inspect the expunged records for any
legitimate law enforcement or prosecutorial purpose, without
requirement of notice or judicial process. A defendant may
move the court having jurisdiction over that defendant's case
to allow inspection by the defendant of the records of a
witness against the defendant to determine if that witness has
had any records expunged or to require the prosecuting
authority to provide all expunged records of its witnesses to
the defendant. Information contained in the expunged records
cannot be used by the prosecuting authority or the defendant
in future proceedings without approval of the court having
jurisdiction over the matter and only after the court has
sufficiently notified the person who is the subject of the
records and conducted a hearing on the matter prior to the
hearing or trial in which the records are sought to be used.
The admission of those records in any proceeding shall be
subject to the Alabama Rules of Evidence.
Section 9. For purposes of this act, the term record
includes, but is not limited to, all of the following:
(1) Arrest records.
(2) Booking or arrest photographs of the petitioner.
(3) Index references such as SJICS or any other
governmental index references for public records search.

1	(4) Other data, whether in documentary or electronic
2	form, relating to the arrest, charge, or other matters arising
3	out of the arrest or charge or relating to the conviction or
4	other matters arising out of the conviction.
5	Section 10. Nothing in this act shall prohibit a law
6	enforcement agency or official or a prosecuting authority or
7	the Alabama Department of Forensic Sciences from maintaining
8	an investigative file, which may include evidence, biological
9	evidence photographs, exhibits, or information in documentary
10	or electronic form.
11	Section 11. No order of expundement shall be granted
12	unless all court ordered restitution is paid in full,
13	including interest, to any victim, or the Alabama Crime
14	Victim's Compensation Commission, as well as court costs,
15	fines, or statutory fees ordered by the sentencing court to
16	have been paid, absent a finding of indigency by the court.
17	Section 12. Although this bill would have as its
18	purpose or effect the requirement of a new or increased
19	expenditure of local funds, the bill is excluded from further
20	requirements and application under Amendment 621, now
21	appearing as Section 111.05 of the Official Recompilation of
22	the Constitution of Alabama of 1901, as amended, because the
23	bill defines a new crime or amends the definition of an
24	existing crime.
25	Section 13. This act shall become effective on the
26	first day of the third month following its passage and
27	approval by the Governor, or its otherwise becoming law.