Senate Bill 141

AMENDMENT 141A FOR THE INTRODUCED BILL

1 An Act to provide for revise the automatic removal of certain marijuana convictions 2 from a background check record. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA: 3 4 Section 1. That § 23A-3-34 be AMENDED. 5 23A-3-34. Automatic removal of certain charges or convictions from 6 background check record--Case record available to court personnel. 7 Any charge or conviction resulting from a case where a the following shall be 8 automatically removed from a defendant's public record if all court-ordered conditions on 9 the case have been satisfied: (1) A petty offense, municipal ordinance violation, or a Class 2 misdemeanor was the 10 11 highest charged offense shall be automatically removed from a defendant's public 12 record after ten years if all court ordered conditions on the case have been 13 satisfied. in the case and ten years have passed since the charge or conviction; or (2) 14 A Beginning July 1, 2022, a misdemeanor charged prior to July 1, 2021 for the use 15 or possession of marijuana or any derivative of marijuana was the highest charged 16 offense in the case. Following the automatic removal of any charge or conviction under this section, no 17 18 person shall be held thereafter under any provision of any law to be quilty of perjury or of 19 giving a false statement by reason of the person's failure to recite or acknowledge the 20 person's arrest, indictment or information, or trial in response to any inquiry made of the 21 person for any purpose. However, the case record will remain remains available to court 22 personnel, law enforcement, or as authorized by order of the court. 23