Senate Bill 174

AMENDMENT 174A FOR THE INTRODUCED BILL

1An Act to revise provisions related to the automatic removal of certain charges or2convictions from a defendant's public record.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

4 **Section 1.** That § 23A-3-34 be AMENDED.

5 **23A-3-34.** Defendant's public record--Automatic removal of non-felony

6 charges or convictions--Case record available.

7 Any charge or conviction resulting from a case where a petty offense, municipal 8 ordinance violation, or a Class 2 misdemeanor was the highest charged offense shall be 9 automatically removed from a defendant's public record after ten three five years if all court-ordered conditions on the case have been satisfied and the defendant has not been 10 11 convicted of any further offenses within those five years. Any charge or conviction 12 resulting from a case where a Class 1 misdemeanor was the highest charged offense shall be automatically removed from a defendant's public record after ten years if all court-13 14 ordered conditions on the case have been satisfied and the defendant has not been 15 convicted of any further offenses other than petty offenses, municipal ordinance violations, or Class 2 misdemeanors within those ten years. However, the case record will remain 16 17 remains available to court personnel or as authorized by order of the court and may be 18 used as an enhancement in the prosecution of subsequent offenses as provided by law.