## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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## SENATE BILL DRS45028-ML-49

Short Title:	Revise Marijuana Laws.	(Public)
Sponsors:	Senators Lowe, Foushee, and Fitch (Primary Sponsors).	
Referred to:		
POSSES RECORI MARIJU The General	A BILL TO BE ENTITLED D INCREASE THE AMOUNT OF MARIJUANA THE SED FOR PERSONAL USE AND TO ALLOW FOR DS RELATED TO CERTAIN CONVICTIONS I ANA. Assembly of North Carolina enacts: ECTION 1. G.S. 90-95 reads as rewritten: olations; penalties.	THE EXPUNCTION OF
(3	To possess a controlled substance. For purposes of "controlled substance" does not include marijuana (avoirdupois) or less.	
	except as provided in subsections (h) and (i) of this section (3) with respect to:	n, any person who violates
(4	A controlled substance classified in Schedule VI s misdemeanor, but any sentence of imprisonment in and the judge may not require at the time of sen serve a period of imprisonment as a special conquantity of the controlled substance exceeds one-had (avoirdupois) of marijuana or one-twentieth of an extracted resin of marijuana, commonly known as be punishable as a Class 1 misdemeanor. If the substance exceeds one and one-half 16 ounces (avoirdupois) of the excommonly known as hashish, or if the controlled quantity of synthetic tetrahydrocannabinols or tetrafrom the resin of marijuana, the violation shall be felony.	mposed must be suspended tencing that the defendant dition of probation. If the alf of an ounce three ounces ounce (avoirdupois) of the hashish, the violation shall quantity of the controlled oirdupois) of marijuana, or extracted resin of marijuana, a substance consists of any ahydrocannabinols isolated
a new section	ECTION 2. Article 5 of Chapter 15A of the General Start to read:  3. Expunction of certain possession of marijuana offer	



- (a) A person who was convicted of a violation of G.S. 90-95(a)(3) for possession of marijuana, where the quantity of marijuana possessed was three ounces (avoirdupois) or less, may file a petition in the court of the county where the person was convicted for expunction of the offense from the person's criminal record and any other official record containing an entry relating to the person's apprehension, charge, trial, or conviction. The court, after notice to the district attorney, shall hold a hearing on the petition and, upon finding that the violation of G.S. 90-95(a)(3) involved possession of marijuana in an amount of three ounces (avoirdupois) or less, the court shall order the expunction.
- (b) Any petition for expunction under this section shall be on a form approved by the Administrative Office of the Courts and be filed with the clerk of superior court. Upon order of expungement, the clerk shall forward the petition to the Administrative Office of the Courts.
- (c) No person as to whom such an order has been entered under this section shall be held thereafter under any provision of any law to be guilty of perjury, or to be guilty of otherwise giving a false statement or response to any inquiry made for any purpose, by reason of the person's failure to recite or acknowledge any expunged entries concerning apprehension, charge, or trial.
- (d) The court shall also order that the conviction ordered expunged under this section be expunged from the records of the court and direct all law enforcement agencies bearing record of the same to expunge their records of the conviction. The clerk shall notify State and local agencies of the court's order as provided in G.S. 15A-150.
- (e) Any other applicable State or local government agency shall expunge from its records entries made as a result of the conviction ordered expunged under this section. The agency shall also reverse any administrative actions taken against a person whose record is expunged under this section as a result of the charges or convictions expunged. This subsection shall not apply to the Department of Justice for DNA records and samples stored in the State DNA Database and the State DNA Databank.
- (f) A person who files a petition for expunction under this section must pay the clerk of superior court a fee of one hundred dollars (\$100.00) at the time the petition is filed. Fees collected under this subsection shall be deposited in the General Fund. This subsection does not apply to petitions filed by an indigent."
- **SECTION 3.** Section 1 of this act becomes effective July 1, 2019, and applies to offenses committed on or after that date. The remainder of this act becomes effective July 1, 2019.

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