## As Reported by the House Criminal Justice Committee

135th General Assembly Regular Session 2023-2024

S. B. No. 214

Senator Kunze

Cosponsors: Senators Antonio, DeMora, Manning, Smith, Sykes, Blessing, Cirino, Craig, Dolan, Gavarone, Hackett, Hicks-Hudson, Huffman, S., Ingram, Johnson, Landis, Reineke, Reynolds, Romanchuk, Rulli, Wilkin, Wilson

Representatives Abrams, Miller, K.

# A BILL

To amend section 2953.36 of the Revised Code to	1
allow a victim of human trafficking to expunge	2
certain criminal records.	3

# BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 2953.36 of the Revised Code be	4
amended to read as follows:	5
Sec. 2953.36. (A)(1) Any person who is or was convicted	6
of a violation of section 2907.24, 2907.241, or 2907.25 of the	7
Revised Code may apply to the sentencing court for the	8
expungement of the record of conviction of any offense, other	9
than a record of conviction of a violation of section 2903.01,	10
2903.02, or 2907.02 of the Revised Code, the person's	11
participation in which was a result of the person having been a	12
victim of human trafficking. <del>The -</del>	13
(2) Any person who is or was convicted of a misdemeanor or	14
a felony of the fourth or fifth degree may apply to the	15

sentencing court for the expungement of the record of conviction	16
of that offense, the person's participation in which was a	17
result of the person having been a victim of human trafficking.	18
(3) The person may file the application at any time. The	19
application may request an order to expunge the record of	20
conviction for more than one offense, but if it does, the court	21
shall consider the request for each offense separately as if a	22
separate application had been made for each offense and all	23
references in divisions (A) to (G) of this section to "the	24
offense" or "that offense" mean each of those offenses that are	25
the subject of the application. The application shall do all of	26
the following:	27
$\frac{(1)}{(a)}$ Identify the applicant, the offense for which the	28
	28
expungement is sought, the date of the conviction of that offense, and the court in which the conviction occurred;	
offense, and the court in which the conviction occurred;	30
(2)(b) Describe the evidence and provide copies of any	31
documentation showing that the person is entitled to relief	32
under this section;	33
(3)(c) Include a request for expungement of the record of	34
conviction of that offense under this section.	35
(B) The court may deny an application made under division	36
(A) of this section if it finds that the application fails to	37
assert grounds on which relief may be granted.	38
assert grounds on which ferrer may be granted.	50
(C) If the court does not deny an application under	39
division (B) of this section, it shall set a date for a hearing	40
and shall notify the prosecutor for the case from which the	41
record of conviction resulted of the hearing on the application.	42
The prosecutor may object to the granting of the application by	43
filing an objection with the court prior to the date set for the	44

hearing. The prosecutor shall specify in the objection the45reasons for believing a denial of the application is justified.46The court may direct its regular probation officer, a state47probation officer, or the department of probation of the county48in which the applicant resides to make inquiries and written49reports as the court requires concerning the applicant.50

(D) (1) At the hearing held under division (C) of this51 section, the court shall do both of the following:52

(a) If the prosecutor has filed an objection, consider the
reasons against granting the application specified by the
prosecutor in the objection;
55

(b) Determine whether the applicant, for an application submitted under division (A)(1) of this section, has demonstrated by a preponderance of the evidence, or for an application submitted under division (A)(2) of this section, has demonstrated by clear and convincing evidence, that the applicant's participation in the offense that is the subject of the application was a result of the applicant having been a victim of human trafficking.

(2) If the court at the hearing held under division (C) of 64 this section determines that the applicant's participation in 65 the offense that is the subject of the application was a result 66 of the applicant having been a victim of human trafficking and 67 if that subject offense is a felony of the first or second 68 degree, the court at the hearing also shall consider all of the 69 following factors and, upon consideration of the factors, shall 70 determine whether the interests of the applicant in having the 71 record of the conviction of that offense expunged are outweighed 72 by any legitimate needs of the government to maintain that 73 record of conviction: 74

Page 3

56

57

58

59

60

61

62

63

(a) The degree of duress under which the applicant acted 75 in committing the subject offense, including, but not limited 76 to, the history of the use of force or threatened use of force 77 against the applicant or another person, whether the applicant's 78 judgment or control was impaired by the administration to the 79 applicant of any intoxicant, drug, or controlled substance, and 80 the threat of withholding from the applicant food, water, or any 81 drug; 82

(b) The seriousness of the subject offense;

(c) The relative degree of physical harm done to any person in the commission of the subject offense;

(d) The length of time that has expired since the commission of the subject offense;

(e) Whether the prosecutor represents to the court that criminal proceedings are likely to still be initiated against the applicant for a felony offense for which the period of limitations has not expired;

(f) Whether the applicant at the time of the hearing is92subject to supervision as a result of the subject offense.93

(E) If after a hearing held under division (C) of this 94 section the court finds that the applicant has demonstrated by a 95 preponderance of the evidence for an application made under 96 division (A)(1) of this section, or by clear and convincing 97 evidence for an application made under division (A)(2) of this 98 section, that the applicant's participation in the offense that 99 is the subject of the application was the result of the 100 applicant having been a victim of human trafficking, and, if the 101 offense that is the subject of the application is a felony of 102 the first or second degree, after consideration of the factors 103

Page 4

83

84

85

86

87

88

89

90

91

required under division (D)(2) of this section, it finds that 104 the interests of the applicant in having the record of the 105 conviction of that offense expunged are not outweighed by any 106 legitimate needs of the government to maintain that record of 107 conviction, the court shall grant the application and order that 108 the record of conviction be expunged. 109

(F) (1) The court shall send notice of the order of
expungement issued under division (E) of this section to each
public office or agency that the court has reason to believe may
have an official record pertaining to the case-if the court,
after complying with division (D) of this section, determines
114
both of the following:

(a) That the applicant has been convicted of a violation 116 of section 2907.24, 2907.241, or 2907.25 of the Revised Code; 117

(b) That the interests of the applicant in having the118records pertaining to the applicant's conviction expunged are119not outweighed by any legitimate needs of the government to120maintain those records.121

(2) The proceedings in the case that is the subject of an 122 order of expungement issued under division (E) of this section 123 shall be considered not to have occurred and the conviction of 124 125 the person who is the subject of the proceedings shall be expunged. The record of the conviction shall not be used for any 126 purpose, including, but not limited to, a criminal records check 127 under section 109.572 of the Revised Code. The applicant may, 128 and the court shall, reply that no record exists with respect to 129 the applicant upon any inquiry into the matter. 130

(G) Upon the filing of an application under this section,the applicant, unless indigent, shall pay a fee of fifty132

dollars. The court shall pay thirty dollars of the fee into the133state treasury and shall pay twenty dollars of the fee into the134county general revenue fund.135

Section 2. That existing section 2953.36 of the Revised 136 Code is hereby repealed. 137

Page 6