The legislature enacted a law (MN Statutes §609A.015) that requires the MN BCA to “automatically” expunge (seal) criminal and juvenile delinquent offenses that meet specific criteria.

The law requires that the MN BCA identify records that qualify for expungement under the new provisions.

Includes a retroactive record process to review existing records for eligibility.

Includes a process for identification of day forward record eligibility; and annually thereafter.

Includes considerations for different offense levels and for different dispositions.
Minnesota Clean Slate

• The effective date of the law is January 1, 2025

• The law requires the MN BCA to identify records eligible for expungement, notify the judicial branch, and seal MN BCA criminal history records without requiring an application, petition, or motion 60 days after notice is sent to the judicial branch
  • Unless an order of the judicial branch prohibits sealing the records or additional information establishes that the records are ineligible for expungement.

• Following the sealing of the criminal history records, the records will be clearly identified as such; and MN BCA will inform the judicial branch of all cases for which expungement relief was granted under the law.

• MN BCA criminal history records will be sealed in state, but will still be available for interstate use to comply with the National Crime Prevention and Privacy Compact.

• Sealed records will also be available for criminal justice purposes.