1	A bill to be entitled	
2	An act relating to expunction of criminal history	
3	records; amending s. 943.0585, F.S.; providing that a	
4	person receiving a not guilty verdict is eligible to	
5	have his or her criminal record expunged; providing an	
6	effective date.	
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8	Be It Enacted by the Legislature of the State of Florida:	
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10	Section 1. Paragraphs (a) and (h) of subsection (2) of	
11	section 943.0585, Florida Statutes, are amended to read:	
12	943.0585 Court-ordered expunction of criminal history	
13	recordsThe courts of this state have jurisdiction over their	
14	own procedures, including the maintenance, expunction, and	
15	correction of judicial records containing criminal history	
16	information to the extent such procedures are not inconsistent	
17	with the conditions, responsibilities, and duties established by	
18	this section. Any court of competent jurisdiction may order a	
19	criminal justice agency to expunge the criminal history record	
20	of a minor or an adult who complies with the requirements of	
21	this section. The court shall not order a criminal justice	
22	agency to expunge a criminal history record until the person	
23	seeking to expunge a criminal history record has applied for and	
24	received a certificate of eligibility for expunction pursuant to	
25	subsection (2) or subsection (5). A criminal history record that	
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26 relates to a violation of s. 393.135, s. 394.4593, s. 787.025, 27 chapter 794, former s. 796.03, s. 800.04, s. 810.14, s. 817.034, 28 s. 825.1025, s. 827.071, chapter 839, s. 847.0133, s. 847.0135, 29 s. 847.0145, s. 893.135, s. 916.1075, a violation enumerated in 30 s. 907.041, or any violation specified as a predicate offense 31 for registration as a sexual predator pursuant to s. 775.21, 32 without regard to whether that offense alone is sufficient to 33 require such registration, or for registration as a sexual 34 offender pursuant to s. 943.0435, may not be expunded, without 35 regard to whether adjudication was withheld, if the defendant was found guilty of or pled guilty or nolo contendere to the 36 37 offense, or if the defendant, as a minor, was found to have 38 committed, or pled guilty or nolo contendere to committing, the 39 offense as a delinquent act. The court may only order expunction of a criminal history record pertaining to one arrest or one 40 incident of alleged criminal activity, except as provided in 41 42 this section. The court may, at its sole discretion, order the 43 expunction of a criminal history record pertaining to more than 44 one arrest if the additional arrests directly relate to the 45 original arrest. If the court intends to order the expunction of 46 records pertaining to such additional arrests, such intent must be specified in the order. A criminal justice agency may not 47 expunge any record pertaining to such additional arrests if the 48 order to expunge does not articulate the intention of the court 49 50 to expunge a record pertaining to more than one arrest. This

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51 section does not prevent the court from ordering the expunction 52 of only a portion of a criminal history record pertaining to one 53 arrest or one incident of alleged criminal activity. 54 Notwithstanding any law to the contrary, a criminal justice 55 agency may comply with laws, court orders, and official requests 56 of other jurisdictions relating to expunction, correction, or 57 confidential handling of criminal history records or information 58 derived therefrom. This section does not confer any right to the expunction of any criminal history record, and any request for 59 60 expunction of a criminal history record may be denied at the sole discretion of the court. 61

62 (2) CERTIFICATE OF ELIGIBILITY FOR EXPUNCTION.-Prior to 63 petitioning the court to expunge a criminal history record, a 64 person seeking to expunde a criminal history record shall apply 65 to the department for a certificate of eligibility for expunction. The department shall, by rule adopted pursuant to 66 67 chapter 120, establish procedures pertaining to the application 68 for and issuance of certificates of eligibility for expunction. 69 A certificate of eligibility for expunction is valid for 12 70 months after the date stamped on the certificate when issued by 71 the department. After that time, the petitioner must reapply to the department for a new certificate of eligibility. Eligibility 72 for a renewed certification of eligibility must be based on the 73 74 status of the applicant and the law in effect at the time of the 75 renewal application. The department shall issue a certificate of

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76 eligibility for expunction to a person who is the subject of a 77 criminal history record if that person:

(a) Has obtained, and submitted to the department, a
written, certified statement from the appropriate state attorney
or statewide prosecutor which indicates:

That an indictment, information, or other charging
 document was not filed or issued in the case.

83 That an indictment, information, or other charging 2. 84 document, if filed or issued in the case, was dismissed or nolle 85 prosequi by the state attorney or statewide prosecutor, or was 86 dismissed by a court of competent jurisdiction, or that a 87 verdict of not guilty was rendered by a judge or jury and that none of the charges related to the arrest or alleged criminal 88 89 activity to which the petition to expunge pertains resulted in a 90 trial, without regard to whether the outcome of the trial was other than an adjudication of guilt. 91

92 3. That the criminal history record does not relate to a 93 violation of s. 393.135, s. 394.4593, s. 787.025, chapter 794, 94 former s. 796.03, s. 800.04, s. 810.14, s. 817.034, s. 825.1025, s. 827.071, chapter 839, s. 847.0133, s. 847.0135, s. 847.0145, 95 96 s. 893.135, s. 916.1075, a violation enumerated in s. 907.041, or any violation specified as a predicate offense for 97 registration as a sexual predator pursuant to s. 775.21, without 98 regard to whether that offense alone is sufficient to require 99 100 such registration, or for registration as a sexual offender

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101 pursuant to s. 943.0435, where the defendant was found guilty 102 of, or pled guilty or nolo contendere to any such offense, or 103 that the defendant, as a minor, was found to have committed, or 104 pled guilty or nolo contendere to committing, such an offense as 105 a delinquent act, without regard to whether adjudication was 106 withheld.

107 (h) Has previously obtained a court order sealing the 108 record under this section, former s. 893.14, former s. 901.33, or former s. 943.058 for a minimum of 10 years because 109 adjudication was withheld or because all charges related to the 110 arrest or alleged criminal activity to which the petition to 111 112 expunge pertains were not dismissed before prior to trial, without regard to whether the outcome of the trial was other 113 114 than an adjudication of guilt. The requirement for the record to 115 have previously been sealed for a minimum of 10 years does not apply when a plea was not entered or all charges related to the 116 117 arrest or alleged criminal activity to which the petition to 118 expunge pertains were dismissed before prior to trial or a 119 verdict of not quilty was rendered by a judge or jury.

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Section 2. This act shall take effect October 1, 2018.

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