${\bf By}$ Senator Joyner

	18-00810A-10 20102544
1	A bill to be entitled
2	An act relating to civil citations; amending s.
3	985.12, F.S.; requiring the expungement of the
4	nonjudicial arrest record of a minor who successfully
5	completes a civil citation program; amending s.
6	943.0582, F.S.; requiring the Department of Law
7	Enforcement to expunge the nonjudicial record of the
8	arrest of a minor who successfully completes a civil
9	citation program; setting forth the conditions that
10	apply in order for the department to expunge the
11	record; authorizing the department to charge a
12	processing fee; providing an effective date.
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14	Be It Enacted by the Legislature of the State of Florida:
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16	Section 1. Subsection (6) is added to section 985.12,
17	Florida Statutes, to read:
18	985.12 Civil citation
19	(6) A civil citation program shall, with the concurrence of
20	the agencies that established the program, provide for the
21	expunction of a nonjudicial arrest record, pursuant to s.
22	943.0582, of a minor who successfully completes the civil
23	citation program.
24	Section 2. Section 943.0582, Florida Statutes, is amended
25	to read:
26	943.0582 Prearrest, postarrest, or teen court diversion
27	program expunction; civil citation expunction
28	(1) Notwithstanding any law dealing generally with the
29	preservation and destruction of public records, the department

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18-00810A-10 20102544 30 shall adopt a may provide, by rule to provide adopted pursuant 31 to chapter 120, for the expunction of any nonjudicial record of 32 the arrest of a minor who has successfully completed a prearrest 33 or postarrest diversion program for minors as authorized by s. 34 985.125 or a civil citation program for minors as authorized by 35 s. 985.12. 36 (2) (a) As used in this section, the term "expunction" has 37 the same meaning ascribed in and effect as s. 943.0585, except that: 38 39 1. The provisions of s. 943.0585(4)(a) do not apply, except that the criminal history record of a person whose record is 40 41 expunged pursuant to this section shall be made available only 42 to criminal justice agencies for the purpose of determining 43 eligibility for prearrest, postarrest, or teen court diversion 44 programs, or for determining eligibility for a civil citation 45 program; when the record is sought as part of a criminal 46 investigation; or when the subject of the record is a candidate 47 for employment with a criminal justice agency. For all other purposes, a person whose record is expunded under this section 48 49 may lawfully deny or fail to acknowledge the arrest and the 50 charge covered by the expunged record. 2. Records maintained by local criminal justice agencies in 51 52 the county where in which the arrest occurred which that are 53 eligible for expunction pursuant to this section shall be sealed as the term is used in s. 943.059. 54 55 (b) As used in this section, the term "nonviolent

55 (b) As used in this section, the term "nonviolent 56 misdemeanor" includes simple assault or battery when prearrest 57 or postarrest diversion expunction is approved in writing by the 58 state attorney for the county in which the arrest occurred.

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18-00810A-10 20102544 59 (3) The department shall expunge the nonjudicial arrest 60 record of a minor who has successfully completed a prearrest or 61 postarrest diversion program or a minor who has successfully 62 completed a civil citation program if that minor: 63 (a) Submits an application to expunge the nonjudicial 64 record of for prearrest or postarrest diversion or participation 65 in a civil citation program expunction, on a form prescribed by 66 the department, signed by the minor's parent or legal guardian, or by the minor if he or she has reached the age of majority at 67 68 the time of applying. (b) Submits the application to expunge the record of for 69 70 prearrest or postarrest diversion or participation in a civil 71 citation program expunction no later than 6 months after 72 completion of the diversion program or civil citation program. 73 (c) Submits to the department, with the application, an 74 official written statement from the state attorney for the 75 county in which the arrest occurred certifying that he or she 76 has successfully completed that county's prearrest or postarrest 77 diversion program or civil citation program and that 78 participation in the applicable program is strictly limited to 79 minors arrested for a nonviolent misdemeanor who have not 80 otherwise been charged with or found to have committed any 81 criminal offense or comparable ordinance violation. 82 (d) Participated in a prearrest or postarrest diversion 83 program or civil citation program that expressly authorizes or 84 permits such expunction to occur. 85 (e) Participated in a prearrest or postarrest diversion program or civil citation program based on an arrest for a 86 87 nonviolent misdemeanor that would not qualify as an act of

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18-00810A-10 20102544 domestic violence as that term is defined in s. 741.28. 88 89 (f) Has never, prior to filing the application for 90 expunction, been charged with or been found to have committed 91 any criminal offense or comparable ordinance violation. 92 (4) The department may is authorized to charge a \$75 93 processing fee for each request received to expunge a for 94 prearrest or postarrest diversion program record or a civil 95 citation program record expunction, to be placed for placement 96 in the Department of Law Enforcement Operating Trust Fund, 97 unless such fee is waived by the executive director. (5) This section operates retroactively to permit the 98 99 expunction of any nonjudicial record of the arrest of a minor 100 who has successfully completed a prearrest or postarrest 101 diversion program or civil citation program on or after July 1, 102 2000; however, in the case of a minor whose completion of the 103 program occurred before the effective date of this section, the 104 application for prearrest or postarrest diversion expunction must be submitted within 6 months after the effective date of 105 106 this section. 107 (6) Expunction or sealing granted under this section does

not prevent the minor who receives such relief from petitioning for the expunction or sealing of a later criminal history record as provided for in ss. 943.0585 and 943.059, if the minor is otherwise eligible under those sections.

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Section 3. This act shall take effect July 1, 2010.

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