1 A bill to be entitled 2 An act relating to expunction of criminal history 3 records; reenacting and amending s. 943.0585, F.S.; 4 revising an eligibility criterion under which a person 5 is eligible to petition a court to expunge a criminal 6 history record if an indictment, information, or other 7 charging document was dismissed by a court; expanding 8 an exception to an eligibility requirement for 9 expunction of a criminal history record to allow a prior expunction of a criminal history record granted 10 11 for an offense committed when the person was a minor; 12 providing applicability; providing an effective date. 13 14 Be It Enacted by the Legislature of the State of Florida: 15 16 Section 1. Paragraphs (b) and (q) of subsection (1) of 17 section 943.0585, Florida Statutes, are amended, and paragraph (a) of subsection (2) and subsection (3) of that section are 18 19 reenacted, to read: 20 943.0585 Court-ordered expunction of criminal history 21 records.-22 ELIGIBILITY.-A person is eligible to petition a court (1)23 to expunge a criminal history record if: 24 An indictment, information, or other charging document (b) was filed or issued in the case giving rise to the criminal 25 Page 1 of 4

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history record, was dismissed or nolle prosequi by the state attorney or statewide prosecutor, or was dismissed by a court of competent jurisdiction, unless such dismissal was pursuant to s. <u>916.145 or s. 985.19</u>, or a judgment of acquittal was rendered by a judge, or a verdict of not guilty was rendered by a judge or jury.

32 (g) The person has never secured a prior sealing or 33 expunction of a criminal history record under this section, s. 34 943.059, former s. 893.14, former s. 901.33, or former s. 35 943.058, unless:

36 <u>1.</u> Expunction is sought of a criminal history record 37 previously sealed for 10 years pursuant to paragraph (h) and the 38 record is otherwise eligible for expunction; or

39 2. One prior expunction was granted for a criminal history record for an offense that was committed when he or she was a 40 41 minor and the record is otherwise eligible for expunction. This 42 subparagraph does not apply if the prior expunction was for an 43 offense in which the minor was charged as an adult. The 44 requirement for the record to have previously been sealed for a 45 minimum of 10 years under paragraph (h) does not apply to this subparagraph. 46

47 (2) CERTIFICATE OF ELIGIBILITY.-Before petitioning a court
48 to expunge a criminal history record, a person seeking to
49 expunge a criminal history record must apply to the department
50 for a certificate of eligibility for expunction. The department

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51 shall adopt rules to establish procedures for applying for and 52 issuing a certificate of eligibility for expunction. 53 The department shall issue a certificate of (a) 54 eligibility for expunction to a person who is the subject of a 55 criminal history record if that person: 56 Satisfies the eligibility criteria in paragraphs 1. 57 (1)(a)-(h) and is not ineligible under s. 943.0584. 2. Has submitted to the department a written certified 58 59 statement from the appropriate state attorney or statewide prosecutor which confirms the criminal history record complies 60 61 with the criteria in paragraph (1)(a) or paragraphs (1)(b) and 62 (C). 3. Has submitted to the department a certified copy of the 63 64 disposition of the charge to which the petition to expunge 65 pertains. 66 4. Remits a \$75 processing fee to the department for placement in the Department of Law Enforcement Operating Trust 67 68 Fund, unless the executive director waives such fee. 69 PETITION.-Each petition to expunge a criminal history (3) 70 record must be accompanied by: 71 (a) A valid certificate of eligibility issued by the 72 department. 73 (b) The petitioner's sworn statement that he or she: 74 Satisfies the eligibility requirements for expunction 1. 75 in subsection (1).

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76	2. Is eligible for expunction to the best of his or her
77	knowledge and does not have any other petition to seal or
78	expunge a criminal history record pending before any court.
79	
80	A person who knowingly provides false information on such sworn
81	statement commits a felony of the third degree, punishable as
82	provided in s. 775.082, s. 775.083, or s. 775.084.
83	Section 2. This act shall take effect July 1, 2024.

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