By Senator Smith

29-00711-12 2012666___ A bill to be entitled

1 2

An act relating to criminal history records of juveniles; creating s. 943.05825, F.S.; providing for the automatic sealing of records of offenses committed by a juvenile upon completion of sentence; providing exceptions; providing for the effect of sealing; providing for application of other specified provisions relating to expunction and sealing of

9

8

3

4

5

6 7

Be It Enacted by the Legislature of the State of Florida:

records; providing an effective date.

1213

14

15

16

17

18

1920

21

22

23

24

25

26

27

2829

11

Section 1. Section 943.05825, Florida Statutes, is created to read:

943.05825 Automatic sealing of juvenile records.-

- (1) Notwithstanding any other law, the criminal history record of any offenses committed by a juvenile shall be automatically sealed upon the juvenile's completion of all sentences for those offenses, except for the record of any offense for which the juvenile was:
- (a) Transferred to the adult system under s. 985.557, indicted under s. 985.56, or waived into the adult system under s. 985.556; or
- (b) Transferred to the adult system but sentenced to the juvenile system under s. 985.565.
- (2) As used in this section, the term "sealed" or "sealing" has the same meaning as provided in s. 943.059, excluding s. 943.059(4)(a), except that the criminal history record of a juvenile whose record is sealed pursuant to this section shall

29-00711-12 2012666__

be made available only to criminal justice agencies for the purpose of determining eligibility for prearrest, postarrest, or teen court diversion programs; when the record is sought as part of a criminal investigation; or when the subject of the record is a candidate for employment with a criminal justice agency.

For all other purposes, a person whose record is sealed under this section may lawfully deny or fail to acknowledge the arrest and the charge covered by the sealed record.

(3) Sealing of a record granted under this section does not prevent the juvenile who receives such relief from petitioning for the expunction or sealing of a later criminal history record as provided in ss. 943.0585 and 943.059 if the juvenile is otherwise eligible under those sections.

Section 2. This act shall take effect July 1, 2012.