By Senator Joyner

19-00031A-16 201670

A bill to be entitled

An act relating to criminal history records of minors; amending s. 943.0515, F.S.; reducing the period for which the criminal history records of certain minors must be retained before expunction; providing an effective date.

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

Section 1. Subsection (1) of section 943.0515, Florida Statutes, is amended to read:

943.0515 Retention of criminal history records of minors.-

- (1) (a) The Criminal Justice Information Program shall retain the criminal history record of a minor who is classified as a serious or habitual juvenile offender or committed to a juvenile correctional facility or juvenile prison under chapter 985 until the later of the minor's 18th birthday or the first day the minor is no longer in custody or under the supervision of the department for 5 years after the date the offender reaches 21 years of age, at which time the record shall be expunged unless it meets the criteria of paragraph (2)(a) or paragraph (2)(b).
- (b) If the minor is not classified as a serious or habitual juvenile offender or committed to a juvenile correctional facility or juvenile prison under chapter 985, the program shall retain the minor's criminal history record until the later of the minor's 18th birthday or the first day the minor is no longer in custody or under the supervision of the department for 5 years after the date the minor reaches 19 years of age, at

19-00031A-16 201670 30 which time the record shall be expunged unless it meets the criteria of paragraph (2)(a) or paragraph (2)(b). 31 Section 2. This act shall take effect July 1, 2016. 32