## **Bill Summary** 1<sup>st</sup> Session of the 58<sup>th</sup> Legislature

Bill No.: HB 1799 Version: ENGR

**Request No.:** 

Author: Sen. Rosino Date: 04/13/2021

## **Bill Analysis**

HB 1799 modifies the process for expunging a juvenile court record. The petition for expungement may be filed orally or as a written petition and must be presented at the time the case is before the court for a final review or any time after an informal adjustment agreement has been successfully completed and the court dismissed the case or is closing it due to a lack of jurisdiction or the child reaching the age of 18 or 19 years of age if jurisdiction of the court was previously extended. A person who reaches the age of 18 can file for their own expungement provided they meet all the requirements. A written petition for the expungement of the juvenile court records must be allowed if the state objected to oral written or written petition. If expungement is granted, the measure provides that an attorney will prepare a written order of expungement and send it to all relevant parties. Landlords shall not require an applicant to disclose any information contained in any expunged juvenile court records.

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