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## Synopsis of Senate Committee Amendments

(This synopsis does not address amendments that may have been adopted on the Senate Floor.)

### H.B. 1 of the 133<sup>rd</sup> General Assembly

#### Senate Judiciary

Dennis Papp, Attorney

Modified the provision of the House version, and of current law, that specifies that a court that grants an intervention in lieu of conviction (ILC) may order that records related to the offense in question be sealed under the Conviction Record Sealing Law to instead specify that that the court may order that the records be sealed under the Not Guilty/Dismissed Charges/No Bill Record Sealing Law (*R.C. 2951.041*).

Modified the provisions of the House version that specify that a person is eligible to have sealed not more than two felony convictions, not more than four misdemeanor convictions, or not more than two felony convictions and two misdemeanor convictions to instead specify that a person is eligible to have sealed not more than two felony convictions, not more than four misdemeanor convictions, or, if the person has exactly two felony convictions, not more than those two felony convictions and two misdemeanor convictions (*R.C. 2953.31*).

Added provisions that specify that \$15 of the \$30 portion of the conviction record sealing application fee that currently is paid into the State Treasury must be credited to the Attorney General Reimbursement Fund, for use by the Bureau of Criminal Identification and Investigation for expenses related to the sealing or expungement of records (*R.C. 109.11 and 2953.32*).