Senate File 365

H-1644

Amend the amendment, H-1642, to Senate File 365, 2 as amended, passed, and reprinted by the Senate, as 3 follows: 1. Page 1, after line 6 by inserting: 5 < . Page 6, after line 1 by inserting:</p> . Section 907.9, subsection 4, Code 2011, 6 7 is amended to read as follows: 4. At the expiration of the period of probation 9 if the fees imposed under section 905.14 and court 10 debt collected pursuant to section 602.8107 have been 11 paid, the court shall order the discharge of the person 12 from probation. If portions of the court debt remain 13 unpaid, the person shall establish a payment plan with 14 the clerk of the district court or the county attorney 15 prior to the discharge. The court shall forward to the 16 governor a recommendation for or against restoration 17 of citizenship rights to that person upon discharge. 18 A person who has been discharged from probation shall 19 no longer be held to answer for the person's offense. 20 Upon discharge from probation, if judgment has been 21 deferred under section 907.3, the court's criminal 22 record with reference to the deferred judgment and any 23 counts dismissed by the court, which were contained in 24 the indictment, information, or complaint that resulted 25 in the deferred judgement, shall be expunged. 26 record maintained by the state court administrator 27 as required by section 907.4 shall not be expunded. 28 The court's record shall not be expunded in any other 29 circumstances.>> Page 1, line 12, by striking <and mediation 31 in district court> and inserting <, expungement of

WOLFE of Clinton

32 records, and mediation in court proceedings,>