## S. B. No. 288 As Introduced

moved to amend as follows
moved to afficild as follows

In line 22600, delete "and" and insert "when"	1
In line 22618, strike through "At" and insert "Except as otherwise	2
provided in division (B)(1)(d) of this section, at"	3
In line 22622, strike through "At" and insert "Except as otherwise	4
<pre>provided in divisions (B)(1)(d) and (e) of this section, at"</pre>	5
In line 22626, delete "or an" and insert "or a felony"	6
In line 22638, after " <u>(e)</u> " insert " <u>At the expiration of five years</u>	7
after the offender's final discharge if convicted of a violation of	8
section 2919.25 of the Revised Code that is a misdemeanor of the first	
degree or a violation of a municipal ordinance that is substantially	
similar to that section and that would be a misdemeanor of the first	
degree if the offender had been convicted of a violation of that section;	12
<u>(f)</u> "	13

The motion was \_\_\_\_\_ agreed to.

Legislative Service Commission



<u>SYNOPSIS</u>	
Sealing of conviction record of first degree misdemeanor	15
domestic violence and other first degree misdemeanor offenses of	16
violence	17
R.C. 2953.32	18
Modifies the bill's provisions that specify the time at	19
which an application for sealing or expungement of a record of	20
conviction may be made by specifying that:	21
1. An application regarding the record of conviction of a	22
first degree misdemeanor offense of domestic violence may be	23
made at the expiration of five years after the offender's final	24
discharge (currently, the bill does not expressly specify a	25
period for the making of such an application).	26
2. Except as otherwise provided in (1), above, or in other	27
provisions under the bill that provide a longer period of time	28
before an application may be filed, an application regarding a	29
misdemeanor or a fourth or fifth degree felony may be made at	30
the expiration of one year after the offender's final discharge,	31
so long as none of the offenses is a violation of R.C. 2921.43	32
or a felony offense of violence (currently, the provision's	33
exclusion is for any offense of violence as a result, it	34
appears that there currently is no time specified when the	35

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offense is a misdemeanor offense of violence).