$\mathbf{B}\mathbf{y}$  the Committee on Criminal Justice; and Senators Smith, Thompson, and Bullard

	591-01634-15 2015248c1
1	A bill to be entitled
2	An act relating to public records; amending s.
3	119.071, F.S.; providing an exemption from public
4	record requirements for an audio or video recording
5	made by a law enforcement officer in the course of the
6	officer performing his or her official duties and
7	responsibilities, if the recording is taken within
8	certain locations, shows a minor inside a school or on
9	school property, or shows a child younger than 14
10	years of age at any location; specifying how the
11	exemption operates in relation to other exemptions
12	that may apply to the recording; providing for future
13	legislative review and repeal of the exemption under
14	the Open Government Sunset Review Act; authorizing the
15	law enforcement agency with custody over the recording
16	to disclose the recording to another law enforcement
17	agency in furtherance of that agency's official duties
18	and responsibilities; specifying persons who may
19	inspect the recording; requiring a law enforcement
20	agency to have a retention policy for audio or video
21	recordings of not longer than 90 days; providing an
22	exception; requiring a law enforcement agency to
23	disclose its records retention policy for audio or
24	video recordings; amending ss. 92.56, 119.011,
25	119.0714, 784.046, 794.024, and 794.03, F.S.;
26	conforming cross-references; providing a statement of
27	public necessity; providing an effective date.
28	
29	Be It Enacted by the Legislature of the State of Florida:

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31	Section 1. Paragraphs (g), (h), (i), (j), and (k) of
32	subsection (2) of section 119.071, Florida Statutes, are
33	redesignated as paragraphs (h), (i), (j), (k), and (l),
34	respectively, and paragraph (g) is added to that subsection, to
35	read:
36	119.071 General exemptions from inspection or copying of
37	public records
38	(2) AGENCY INVESTIGATIONS
39	(g)1. An audio or video recording made by a law enforcement
40	officer in the course of the officer performing his or her
41	official duties and responsibilities is exempt from 119.07(1)
42	and s. 24(a), Art. 1 of the State Constitution, if the
43	recording:
44	a. Is taken within the interior of a private residence;
45	b. Is taken on the property of a facility that offers
46	health care, mental health care, or social services;
47	c. Is taken at the scene of a medical emergency;
48	d. Is taken in a place where a person recorded or depicted
49	in the recording has a reasonable expectation of privacy; or
50	e. Shows a child younger than 18 years of age inside a
51	school, as defined in s. 1003.01, or on school property, as
52	defined in s. 810.095, or shows a child younger than 14 years of
53	age at any location.
54	2. If the audio or video recording or a portion of such
55	recording is exempt or confidential and exempt pursuant to
56	another exemption in this section, that exemption applies and
57	determines under which circumstances, if any, the recording or a
58	portion of the recording may be disclosed to the public.

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591-01634-15 2015248c1 59 3. This paragraph is subject to the Open Government Sunset 60 Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2020, unless reviewed and saved from repeal 61 62 through reenactment by the Legislature. 63 4. The law enforcement agency having custody of an audio or 64 video recording described in subparagraph 1. may disclose the 65 recording to another law enforcement agency in furtherance of 66 that agency's official duties and responsibilities. 67 5.a. In accordance with s. 119.07, the following persons may inspect an audio or video recording described in 68 69 subparagraph 1.: 70 (I.) A person recorded or depicted in the recording. 71 (II.) The agent or attorney of a person recorded or 72 depicted in the recording, if inspection is authorized by that 73 person. 74 (III.) A person not recorded or depicted in the recording, 75 if inspection is authorized by all persons recorded or depicted 76 in the recording. 77 b. This subparagraph does not apply to information in the 78 recording that is exempt or confidential and exempt pursuant to 79 another provision of this section. 80 6. A law enforcement agency under this paragraph must have a retention policy of not longer than 90 days for audio or video 81 82 recordings unless the audio or video recording is part of an 83 active criminal investigation or criminal intelligence operation or a court orders its retention for a longer period. A law 84 85 enforcement agency must disclose its records retention policy for audio or video recordings under this paragraph. 86 87 Section 2. Paragraph (a) of subsection (1) of section

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88	92.56, Florida Statutes, is amended to read:
89	92.56 Judicial proceedings and court records involving
90	sexual offenses and human trafficking
91	(1)(a) The confidential and exempt status of criminal
92	intelligence information or criminal investigative information
93	made confidential and exempt pursuant to <u>s. 119.071(2)(i)</u> <del>s.</del>
94	119.071(2)(h) must be maintained in court records pursuant to s.
95	119.0714(1)(h) and in court proceedings, including testimony
96	from witnesses.
97	Section 3. Paragraph (c) of subsection (3) of section
98	119.011, Florida Statutes, is amended to read:
99	119.011 DefinitionsAs used in this chapter, the term:
100	(3)
101	(c) "Criminal intelligence information" and "criminal
102	investigative information" shall not include:
103	1. The time, date, location, and nature of a reported
104	crime.
105	2. The name, sex, age, and address of a person arrested or
106	of the victim of a crime except as provided in <u>s. 119.071(2)(i)</u>
107	<del>s. 119.071(2)(h)</del> .
108	3. The time, date, and location of the incident and of the
109	arrest.
110	4. The crime charged.
111	5. Documents given or required by law or agency rule to be
112	given to the person arrested, except as provided in <u>s.</u>
113	<u>119.071(2)(i)</u> <del>s. 119.071(2)(h)</del> , and, except that the court in a
114	criminal case may order that certain information required by law
115	or agency rule to be given to the person arrested be maintained
116	in a confidential manner and exempt from the provisions of s.

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117	119.07(1) until released at trial if it is found that the
118	release of such information would:
119	a. Be defamatory to the good name of a victim or witness or
120	would jeopardize the safety of such victim or witness; and
121	b. Impair the ability of a state attorney to locate or
122	prosecute a codefendant.
123	6. Informations and indictments except as provided in s.
124	905.26.
125	Section 4. Paragraph (h) of subsection (1) of section
126	119.0714, Florida Statutes, is amended to read:
127	119.0714 Court files; court records; official records
128	(1) COURT FILESNothing in this chapter shall be construed
129	to exempt from s. 119.07(1) a public record that was made a part
130	of a court file and that is not specifically closed by order of
131	court, except:
132	(h) Criminal intelligence information or criminal
133	investigative information that is confidential and exempt as
134	provided in <u>s. 119.071(2)(i)</u> <del>s. 119.071(2)(h)</del> .
135	Section 5. Paragraph (b) of subsection (4) of section
136	784.046, Florida Statutes, is amended to read:
137	784.046 Action by victim of repeat violence, sexual
138	violence, or dating violence for protective injunction; dating
139	violence investigations, notice to victims, and reporting;
140	pretrial release violations; public records exemption
141	(4)
142	(b) The sworn petition must be in substantially the
143	following form:
144	
145	PETITION FOR INJUNCTION FOR PROTECTION
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146	AGAINST REPEAT VIOLENCE, SEXUAL
147	VIOLENCE, OR DATING VIOLENCE
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149	Before me, the undersigned authority, personally appeared
150	Petitioner $\ldots$ (Name) $\ldots$ , who has been sworn and says that the
151	following statements are true:
152	
153	1. Petitioner resides at (address) (A petitioner for
154	an injunction for protection against sexual violence may furnish
155	an address to the court in a separate confidential filing if,
156	for safety reasons, the petitioner requires the location of his
157	or her current residence to be confidential pursuant to <u>s.</u>
158	<u>119.071(2)(k)</u>
159	2. Respondent resides at (address)
160	3.a. Petitioner has suffered repeat violence as
161	demonstrated by the fact that the respondent has:
162	(enumerate incidents of violence)
163	
164	
165	
166	
167	
168	b. Petitioner has suffered sexual violence as demonstrated
169	by the fact that the respondent has:(enumerate incident of
170	violence and include incident report number from law enforcement
171	agency or attach notice of inmate release.)
172	
173	
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175	
176	
177	c. Petitioner is a victim of dating violence and has
178	reasonable cause to believe that he or she is in imminent danger
179	of becoming the victim of another act of dating violence or has
180	reasonable cause to believe that he or she is in imminent danger
181	of becoming a victim of dating violence, as demonstrated by the
182	fact that the respondent has:(list the specific incident or
183	incidents of violence and describe the length of time of the
184	relationship, whether it has been in existence during the last 6
185	months, the nature of the relationship of a romantic or intimate
186	nature, the frequency and type of interaction, and any other
187	facts that characterize the relationship.)
188	
189	
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191	
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193	4. Petitioner genuinely fears repeat violence by the
194	respondent.
195	5. Petitioner seeks: an immediate injunction against the
196	respondent, enjoining him or her from committing any further
197	acts of violence; an injunction enjoining the respondent from
198	committing any further acts of violence; and an injunction
199	providing any terms the court deems necessary for the protection
200	of the petitioner and the petitioner's immediate family,
201	including any injunctions or directives to law enforcement
202	agencies.
203	Section 6. Subsection (1) of section 794.024, Florida

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     Statutes, is amended to read:
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          794.024 Unlawful to disclose identifying information.-
206
           (1) A public employee or officer who has access to the
207
     photograph, name, or address of a person who is alleged to be
208
     the victim of an offense described in this chapter, chapter 800,
209
     s. 827.03, s. 827.04, or s. 827.071 may not willfully and
210
     knowingly disclose it to a person who is not assisting in the
211
     investigation or prosecution of the alleged offense or to any
     person other than the defendant, the defendant's attorney, a
212
213
     person specified in an order entered by the court having
214
     jurisdiction of the alleged offense, or organizations authorized
     to receive such information made exempt by s. 119.071(2)(i) \frac{1}{2}
215
216
     \frac{119.071(2)(h)}{h}, or to a rape crisis center or sexual assault
217
     counselor, as defined in s. 90.5035(1)(b), who will be offering
     services to the victim.
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219
          Section 7. Section 794.03, Florida Statutes, is amended to
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read:

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identifying sexual offense victim.-No person shall print, 223 publish, or broadcast, or cause or allow to be printed, 224 published, or broadcast, in any instrument of mass communication 225 the name, address, or other identifying fact or information of 226 the victim of any sexual offense within this chapter, except as 227 provided in s. 119.071(2)(i) s. 119.071(2)(h) or unless the 228 court determines that such information is no longer confidential 229 and exempt pursuant to s. 92.56. An offense under this section

230 shall constitute a misdemeanor of the second degree, punishable 231 as provided in s. 775.082 or s. 775.083.

794.03 Unlawful to publish or broadcast information

232

Section 8. The Legislature finds that it is a public

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233	necessity that an audio or video recording made by a law
234	enforcement officer in the course of the officer performing his
235	or her official duties and responsibilities be made exempt from
236	the public records requirements of s. 119.07(1) and s. 24(a),
237	Article I of the State Constitution, if the recording: is taken
238	within the interior of a private residence; is taken on the
239	property of a facility that offers health care, mental health
240	care, or social services; is taken at the scene of a medical
241	emergency; is taken at a place where a person recorded or
242	depicted in the recording has a reasonable expectation of
243	privacy; or shows a child younger than 18 years of age inside a
244	school or on school property or a child younger than 14 years of
245	age at any location. The Legislature finds that information
246	recorded by these devices in these circumstances is
247	significantly more likely to include highly sensitive personal
248	information regarding the persons recorded than in other
249	circumstances. The Legislature finds that public disclosure of
250	these recordings could have an undesirable, chilling effect:
251	persons who know sensitive personal information about them is
252	being or may be recorded may be unwilling to cooperate with law
253	enforcement officers and make calls for the services of law
254	enforcement officers. In the case of minors, information about
255	those minors could jeopardize their safety. The Legislature
256	finds that these interests or concerns not only necessitate the
257	exemption of the recordings but outweigh any public benefit that
258	may be derived from their disclosure.
259	Section 9. This act shall take effect July 1, 2015.

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