2017886er

	201700001
1	
2	An act relating to public records; creating s.
3	397.6760, F.S.; providing an exemption from public
4	records requirements for petitions for involuntary
5	assessment and stabilization, court orders, related
6	records, and personal identifying information
7	regarding substance abuse impaired persons; providing
8	exceptions authorizing the release of such petitions,
9	orders, records, and identifying information to
10	certain persons and entities; providing applicability;
11	prohibiting a clerk of court from publishing personal
12	identifying information on a court docket or in a
13	publicly accessible file; providing for retroactive
14	application; providing for future legislative review
15	and repeal of the exemption; providing a statement of
16	public necessity; providing an effective date.
17	
18	Be It Enacted by the Legislature of the State of Florida:
19	
20	Section 1. Section 397.6760, Florida Statutes, is created
21	to read:
22	397.6760 Court records; confidentiality
23	(1) All petitions for involuntary assessment and
24	stabilization, court orders, and related records that are filed
25	with or by a court under this part are confidential and exempt
26	from s. 119.071(1) and s. 24(a), Art. I of the State
27	Constitution. Pleadings and other documents made confidential
28	and exempt by this section may be disclosed by the clerk of the
29	court, upon request, to any of the following:

## Page 1 of 4

CODING: Words stricken are deletions; words underlined are additions.

2017886er

	2017886er
30	(a) The petitioner.
31	(b) The petitioner's attorney.
32	(c) The respondent.
33	(d) The respondent's attorney.
34	(e) The respondent's guardian or guardian advocate, if
35	applicable.
36	(f) In the case of a minor respondent, the respondent's
37	parent, guardian, legal custodian, or guardian advocate.
38	(g) The respondent's treating health care practitioner.
39	(h) The respondent's health care surrogate or proxy.
40	(i) The Department of Children and Families, without
41	charge.
42	(j) The Department of Corrections, without charge, if the
43	respondent is committed or is to be returned to the custody of
44	the Department of Corrections from the Department of Children
45	and Families.
46	(k) A person or entity authorized to view records upon a
47	court order for good cause. In determining if there is good
48	cause for the disclosure of records, the court must weigh the
49	person or entity's need for the information against potential
50	harm to the respondent from the disclosure.
51	(2) This section does not preclude the clerk of the court
52	from submitting the information required by s. 790.065 to the
53	Department of Law Enforcement.
54	(3) The clerk of the court may not publish personal
55	identifying information on a court docket or in a publicly
56	accessible file.
57	(4) A person or entity receiving information pursuant to
58	this section shall maintain that information as confidential and

## Page 2 of 4

CODING: Words stricken are deletions; words underlined are additions.

	2017886er
59	exempt from s. 119.07(1) and s. 24(a), Art. I of the State
60	Constitution.
61	(5) The exemption under this section applies to all
62	documents filed with a court before, on, or after July 1, 2017.
63	(6) This section is subject to the Open Government Sunset
64	Review Act in accordance with s. 119.15 and shall stand repealed
65	on October 2, 2022, unless reviewed and saved from repeal
66	through reenactment by the Legislature.
67	Section 2. The Legislature finds that it is a public
68	necessity that petitions for involuntary assessment and
69	stabilization and related court orders and records that are
70	filed with or by a court under part V of chapter 397, Florida
71	Statutes, and the personal identifying information of a
72	substance abuse impaired person which is published on a court
73	docket and maintained by the clerk of the court under part V of
74	chapter 397, Florida Statutes, be made confidential and exempt
75	from disclosure under s. 119.07(1), Florida Statutes, and s.
76	24(a), Article I of the State Constitution. A person's health
77	and sensitive, personal information regarding his or her actual
78	or alleged substance abuse impairment are intensely private
79	matters. The media have obtained, and published information
80	from, such records without the affected person's consent. The
81	content of such records or personal identifying information
82	should not be made public merely because they are filed with or
83	by a court or placed on a docket. Making such petitions, orders,
84	records, and identifying information confidential and exempt
85	from disclosure will protect such persons from the release of
86	sensitive, personal information which could damage their and
87	their families' reputations. The publication of personal
I	

## Page 3 of 4

CODING: Words stricken are deletions; words underlined are additions.

2017886er

88	identifying information on a physical or virtual docket,
89	regardless of whether any other record is published, defeats the
90	purpose of protections otherwise provided. Further, the
91	knowledge that such sensitive, personal information is subject
92	to disclosure could have a chilling effect on a person's
93	willingness to seek out and comply with substance abuse
94	treatment services.
95	Section 3. This act shall take effect July 1, 2017.