Florida Senate - 2006

CS for SB 710

 $\ensuremath{\textbf{By}}$ the Committees on Governmental Oversight and Productivity; and Judiciary

585-1986-06

1	A bill to be entitled
2	An act relating to a review under the Open
3	Government Sunset Review Act; amending s.
4	787.03, F.S.; revising the public-records
5	exemption for certain information submitted to
б	a sheriff or state attorney as part of a
7	statutory exception to the offense of
8	interference with custody; narrowing the
9	public-records exemption to exclude the name of
10	the person who effects the taking; specifying
11	that the information covered by the
12	public-records exemption relates to the taking
13	of a minor; expanding the exemption to provide
14	confidentiality for information related to the
15	taking of an incompetent person; providing for
16	agencies to inspect and copy confidential and
17	exempt information in the transaction of
18	official business; providing for future
19	legislative review and repeal of the
20	public-records exemption under the Open
21	Government Sunset Review Act; deleting obsolete
22	provisions; providing a statement of public
23	necessity; providing a contingent effective
24	date.
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26	Be It Enacted by the Legislature of the State of Florida:
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28	Section 1. Paragraph (c) of subsection (6) and
29	subsection (7) of section 787.03, Florida Statutes, are
30	amended to read:
31	787.03 Interference with custody
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1	(6)
2	(c) <u>1.</u> The name of the person taking the child and The
3	current address and telephone number of the person and \underline{the}
4	minor or incompetent person which are child that are contained
5	in the report made to a sheriff or state attorney under
6	paragraph (b) are confidential and exempt from s. 119.07(1)
7	and s. 24(a), Art. I of the State Constitution.
8	2. A sheriff or state attorney may allow an agency, as
9	defined in s. 119.011, to inspect and copy records made
10	confidential and exempt under this paragraph in the
11	furtherance of that agency's duties and responsibilities. This
12	paragraph is subject to the Open Government Sunset Review Act
13	in accordance with s. 119.15 and is repealed on October 2,
14	2011, unless reviewed and saved from repeal through
15	reenactment by the Legislature.
16	(7)(a) This section is subject to the Open Government
17	Sunset Review Act of 1995 in accordance with s. 119.15 and is
18	repealed on October 2, 2006, unless reviewed and saved from
19	repeal through reenactment by the Legislature.
20	(b) Pursuant to s. 119.15, the Division of Statutory
21	Revision is directed to certify this section, in its entirety,
22	in the list of Open Government Sunset Review exemptions to be
23	certified by June 1, 2005.
24	Section 2. <u>The Legislature finds that it is a public</u>
25	necessity to expand the public-records exemption for certain
26	information contained in a report to a sheriff or state
27	attorney made by a person who takes a minor in order to escape
28	domestic violence, avoid domestic violence, or preserve the
29	welfare of the minor. If the alleged perpetrator of domestic
30	violence were able to obtain the address and telephone
31	information contained in a report to the sheriff or state

1	attorney, he or she could locate or contact the person who
2	takes a minor and the minor, thus exposing them to potential
3	additional harm. Keeping the address and telephone number of
4	that person and the minor confidential and exempt protects
5	their safety. For the same reasons, the Legislature finds that
б	it is a public necessity to expand this public-records
7	exemption to include the taking of an incompetent person
8	within the coverage of the exemption. The underlying offense
9	of interference with custody applies to the taking of an
10	incompetent person as well as to the taking of a person
11	younger than 18 years of age. In addition, the safety of an
12	incompetent person and the person seeking shelter with an
13	incompetent person is as vital as the safety of a minor and a
14	person seeking shelter with a minor. The underlying offense of
15	interference with custody envisions that an incompetent person
16	is as vulnerable as a minor. Therefore, the Leqislature finds
17	that the public-records exemption should apply to the address
18	and telephone number of the person who takes an incompetent
19	person and the incompetent person which are contained in a
20	report submitted to a sheriff or state attorney as prescribed
21	in the interference-with-custody statute. If persons seeking
22	shelter with minors or incompetent persons knew that their
23	addresses or telephone numbers could be obtained through the
24	reports to the sheriff or state attorney, they would fear for
25	their safety and would unlikely make the required reports,
26	thereby thwarting the public policy of encouraging the
27	resolution of allegations of interference with custody while
28	also protecting individuals from harm. The public-records
29	exemption, therefore, principally protects the safety of
30	individuals, but also promotes the effective and efficient
31	administration of the interference-with-custody statute.
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1	Section 3. This act shall take effect October 1, 2006,
2	if Senate Bill, or similar legislation amending section
3	787.03, Florida Statutes, is adopted in the same legislative
4	session, or an extension thereof, and becomes law.
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6	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN
7	COMMITTEE SUBSTITUTE FOR <u>SB 710</u>
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9	This committee substitute incorporates technical amendments
10	from the Committee on Judiciary.
11	The committee substitute also incorporates an amendment from the Committee on Judiciary that eliminates a process for
12	release of the exempt information upon a determination by the sheriff or state attorney that the investigation is complete
13	and the release of the information would not harm the person, the minor, or the incompetent person.
14	The committee substitute also permits the sharing of
15	confidential and exempt information in the furtherance of another agency's duties.
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