Florida Senate - 2008

By the Committee on Criminal Justice; and Senator Dockery

591-06968-08

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1	A bill to be entitled
2	An act relating to the Department of Law Enforcement;
3	amending s. 943.05, F.S.; providing that if fingerprints
4	submitted to the Department of Law Enforcement for
5	background screening are identified with the fingerprints
6	of a person having a criminal history record, the
7	department may make the fingerprints available for all
8	purposes and uses authorized for arrest fingerprint cards;
9	amending s. 943.053, F.S.; clarifying the fees charged for
10	requests for criminal history information; amending s.
11	943.0542, F.S.; authorizing a qualified entity requesting
12	screening information concerning an employee or volunteer,
13	or a person applying to be an employee or volunteer, to
14	submit the request electronically; requiring the qualified
15	entity to maintain a signed waiver allowing the release of
16	the state and national criminal history record information
17	to the qualified entity; amending s. 943.0581, F.S.;
18	revising the information to be included in an application
19	for an administrative expunction of any nonjudicial record
20	of an arrest of a minor or an adult made contrary to law
21	or by mistake; clarifying responsibility for submitting an
22	application for an administrative expunction; amending s.
23	943.06, F.S.; adding the Secretary of Children and Family
24	Services, or the secretary's designated assistant, to the
25	Criminal and Juvenile Justice Information Systems Council;
26	amending 943.08, F.S.; revising the duties of the Criminal
27	and Juvenile Justice Information Systems Council; amending
28	s. 943.081, F.S.; specifying and clarifying the principles
29	adopted by the Criminal and Juvenile Justice Information

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30 Systems Council as the guiding principles for the 31 management of public safety system information technology 32 resources; creating the citizen support organization for Florida Missing Children's Day; authorizing the Department 33 34 of Law Enforcement to establish a citizen support 35 organization to provide assistance, funding, and 36 promotional support for activities authorized for Florida 37 Missing Children's Day; providing for duties and functions 38 of the support organization; providing that the support 39 organization is not a lobbyist; providing for the use and 40 management of department property; providing for an annual 41 audit; providing an effective date. 42 43 Be It Enacted by the Legislature of the State of Florida: 44 45 Subsection (3) is added to section 943.05, Section 1. 46 Florida Statutes, to read: 47 943.05 Criminal Justice Information Program; duties; crime 48 reports.--49 (3) If fingerprints submitted to the department for 50 background screening, whether retained or not, are identified 51 with the fingerprints of a person having a criminal history 52 record, such fingerprints may thereafter be available for all 53 purposes and uses authorized for arrest fingerprint cards, 54 including, but not limited to, entry into the statewide automated 55 fingerprint identification system to augment or replace the 56 fingerprints that identify the criminal history record. 57 Section 2. Paragraph (b) of subsection (3) of section 58 943.053, Florida Statutes, is amended to read:

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59 943.053 Dissemination of criminal justice information; 60 fees.--

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The fee per record for criminal history information 62 (b) 63 provided pursuant to this subsection and to s. 943.0542 is \$23 64 per name submitted, except that the fee for vendors of the 65 Department of Children and Family Services, the Department of 66 Juvenile Justice, and the Department of Elderly Affairs shall be \$8 for each name submitted; the fee for a state criminal history 67 68 provided for application processing as required by law to be 69 performed by the Department of Agriculture and Consumer Services 70 shall be \$15 for each name submitted; and the fee for requests 71 under s. 943.0542, which implements the National Child Protection 72 Act shall be \$18 for each volunteer name submitted. The state 73 offices of the Public Defender shall not be assessed a fee for 74 Florida criminal history information or wanted person 75 information.

76 Section 3. Paragraphs (b) and (c) of subsection (2) of 77 section 943.0542, Florida Statutes, are amended to read:

943.0542 Access to criminal history information provided by
the department to qualified entities.--

80 (2)

(b) A qualified entity shall submit to the department a request for screening an employee or volunteer or person applying to be an employee or volunteer on a completed fingerprint card, or the request may be submitted electronically. The qualified entity must maintain, with a signed waiver allowing the release of the state and national criminal history record information to the qualified entity.

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88 (C) Each such request must be accompanied by a fee for a 89 statewide criminal history check by the department established 90 by, which shall approximate the actual cost of producing the record information, as provided in s. 943.053, plus the amount 91 92 currently prescribed required by the Federal Bureau of Investigation for the national criminal history check in 93 94 compliance with the National Child Protection Act of 1993, as 95 amended.

96 Section 4. Section 943.0581, Florida Statutes, is amended 97 to read:

98

943.0581 Administrative expunction.--

99 (1) Notwithstanding any law dealing generally with the 100 preservation and destruction of public records, the department 101 may <u>adopt a provide, by</u> rule <u>adopted</u> pursuant to chapter 120, for 102 the administrative expunction of any nonjudicial record of an 103 arrest of a minor or an adult made contrary to law or by mistake.

(2) A law enforcement agency shall apply to the department in the manner prescribed by rule for the administrative expunction of any nonjudicial record of any arrest of a minor or an adult who is subsequently determined by the agency, at its discretion, or by the final order of a court of competent jurisdiction, to have been arrested contrary to law or by mistake.

(3) An adult or, in the case of a minor child, the parent or legal guardian of the minor child, may apply to the department in the manner prescribed by rule for the administrative expunction of any nonjudicial record of an arrest alleged to have been made contrary to law or by mistake, provided that the application is supported by the endorsement of the head of the

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117 arresting agency <u>or his or her designee</u>, or the state attorney of 118 the judicial circuit in which the arrest occurred <u>or his or her</u> 119 designee.

120 An application for administrative expunction shall (4) 121 include an affidavit executed by the chief of the law enforcement 122 agency, sheriff, or department head of the state law enforcement 123 agency in which the affiant verifies that he or she has reviewed 124 the record of the arrest and that the arrest was contrary to law 125 or was a mistake. The affidavit shall include the date and time 126 of the arrest, the name of the arresting officer, the name of the 127 person arrested, the offender-based tracking system (OBTS) 128 number, and the crime or crimes charged. The application shall be 129 on the submitting agency's letterhead and signed by the head of 130 the submitting agency or his or her designee.

131 (5) If the person was arrested on a warrant, capias, or 132 pick-up order, a request for an administrative expunction may be 133 made by the sheriff of the county where the warrant, capias, or 134 pick-up order was issued or his or her designee, or by the state 135 attorney of the judicial circuit where the warrant, capias, or 136 pick-up order was issued or his or her designee.

137 <u>(6)(5)</u> An No application $\underline{\text{or}}_{\tau}$ endorsement, or affidavit made 138 under this section <u>is not</u> shall be admissible as evidence in any 139 judicial or administrative proceeding or otherwise be construed 140 in any way as an admission of liability in connection with an 141 arrest.

142 Section 5. Subsection (1) of section 943.06, Florida 143 Statutes, is amended to read:

943.06 Criminal and Juvenile Justice Information SystemsCouncil.--There is created a Criminal and Juvenile Justice

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146	Information Systems Council within the department.
147	(1) The council shall be composed of 15 14 members,
148	consisting of the Attorney General or a designated assistant; the
149	executive director of the Department of Law Enforcement or a
150	designated assistant; the secretary of the Department of
151	Corrections or a designated assistant; the chair of the Parole
152	Commission or a designated assistant; the Secretary of Juvenile
153	Justice or a designated assistant; the executive director of the
154	Department of Highway Safety and Motor Vehicles or a designated
155	assistant; the Secretary of Children and Family Services or a
156	designated assistant; the State Courts Administrator or a
157	designated assistant; 1 public defender appointed by the Florida
158	Public Defender Association, Inc.; 1 state attorney appointed by
159	the Florida Prosecuting Attorneys Association, Inc.; and 5
160	members, to be appointed by the Governor, consisting of 2
161	sheriffs, 2 police chiefs, and 1 clerk of the circuit court.
162	Section 6. Section 943.08, Florida Statutes, is amended to
163	read:
164	(Substantial rewording of section. See s.
165	943.08, F.S., for present text.)
166	943.08 Criminal and Juvenile Justice Information Systems
167	Council; duties
168	(1) The council shall facilitate the identification,
169	standardization, sharing, and coordination of criminal and
170	juvenile justice data and other public safety system data among
171	federal, state, and local agencies.
172	(2) The council shall adopt uniform information-exchange
173	standards, methodologies, and best practices, applying national
174	standards and models where appropriate, in order to guide local

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591-06968-08 2008838c1 175 and state criminal justice agencies when procuring, implementing, 176 or modifying information systems. 177 (3) The council shall provide statewide oversight and support the development of plans and policies relating to public 178 179 safety information systems in order to facilitate the effective 180 identification, standardization, access, sharing, integrating, 181 and coordinating of criminal and juvenile justice data among 182 federal, state, and local agencies. The council shall make 183 recommendations addressing each of the following: 184 (a) Privacy of data. 185 (b) Security of systems. 186 (c) Functional and information-sharing standards. 187 (d) Accuracy, timeliness, and completeness of data. 188 (e) Access to data and systems. 189 (f) Transmission of data and information. 190 (g) Dissemination of information. (h) Training. 191 192 Other areas that effect the sharing of criminal and (i) 193 juvenile justice information and other public safety system 194 information. 195 (4) The council shall provide oversight to the operation of 196 the Florida Criminal Justice Network (CJNet), for which the 197 Department of Law Enforcement shall serve as custodial manager 198 pursuant to s. 943.0544. Criminal justice agencies participating 199 in the Florida Criminal Justice Network shall adhere to CJNet 200 standards and policies. 201 Section 7. Section 943.081, Florida Statutes, is amended to 202 read: 203 943.081 Public safety system information technology

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204 resources; guiding principles.--The following guiding principles 205 adopted by the Criminal and Juvenile Justice Information Systems 206 Council are hereby adopted as guiding principles for the 207 management of public safety system information technology 208 resources:

(1) Cooperative planning by public safety system entities
is a prerequisite for the effective development of systems to
enable sharing of data.

(2) The planning process, as well as coordination of development efforts, should <u>identify and</u> include all principals from the outset.

(3) Public safety system entities should be committed to
maximizing information sharing and moving away from proprietary
positions taken relative to data they capture and maintain.

(4) Public safety system entities should maximize public
 access to data, <u>and in so doing</u>, <u>should specifically implement</u>
 <u>guidelines and practices that address</u> while complying with
 legitimate security, privacy, and confidentiality requirements.

(5) Public safety system entities should strive for
electronic sharing of information via networks versus a reliance
on magnetic and other media.

(6) The practice by public safety system entities of charging each other for data should, insofar as possible, be eliminated. Further, when the capture of data for mutual benefit can be accomplished, the costs for the development, capture, and network for access to that data should be shared.

(7) The redundant capture of data should, insofar as
possible, be eliminated. <u>Redundant capture of data should be</u>
discouraged unless there is a specific business need for it.

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233	(8) Public safety systems should adhere to information-
234	exchange standards approved by the council.
235	(9) The council should adopt where possible applicable
236	national standards for data exchange.
237	(8) With respect to statewide databases:
238	(a) Only data that can best be compiled, preserved, and
239	shared through a central database should be captured at the state
240	level.
241	(b) Remote access to distributed databases should be
242	considered and provided for, instead of central repositories.
243	(c) Statistical data that may be required infrequently or
244	on a one-time basis should be captured via sampling or other
245	methods.
246	(d) Only data that are auditable, or that otherwise can be
247	determined to be accurate, valid, and reliable should be
248	maintained.
249	(9) Methods of sharing data among different protocols must
250	be developed without requiring major redesign or replacement of
251	individual systems.
252	Section 8. Citizen support organization for Florida Missing
253	Children's Day
254	(1) The Department of Law Enforcement may establish a
255	citizen support organization to provide assistance, funding, and
256	promotional support for activities authorized for Florida Missing
257	Children's Day under s. 683.23, Florida Statutes.
258	(2) As used in this section, the term "citizen support
259	organization" means an organization that is:
260	(a) A Florida corporation not for profit incorporated under
261	chapter 617, Florida Statutes, and approved by the Department of

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262	State.
263	(b) Organized and operated to conduct programs and
264	activities; raise funds; request and receive grants, gifts, and
265	bequests of money; acquire, receive, hold, invest, and
266	administer, in its own name, securities, funds, objects of value,
267	or other property, either real or personal; and make expenditures
268	to or for the direct or indirect benefit of the department in
269	furtherance of Florida Missing Children's Day.
270	(3) The citizen support organization is not a registered
271	lobbyist within the meaning of s. 11.045, Florida Statutes.
272	(4) The citizen support organization is specifically
273	authorized to collect and expend funds to be used for awards;
274	public awareness and awards ceremonies, workshops, and other
275	meetings, including distribution materials for public education
276	and awareness; travel; Internet and web-hosting services;
277	administrative costs, including personnel costs; costs of audits;
278	and costs of facilities rental.
279	(5) The activities of the citizen support organization must
280	be determined by the department to be consistent with the goals
281	and mission of the department and in the best interests of the
282	state and approved in writing by the department to operate for
283	the direct or indirect benefit of the department. The approval
284	shall be given in a letter of agreement from the department.
285	(6)(a) The department may fix and collect charges for the
286	rental of facilities and properties managed by the department and
287	may permit, without charge, appropriate use of administrative
288	services, property, and facilities of the department by the
289	citizen support organization, subject to this section. The use
290	must be directly in keeping with the approved purposes of the

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291	citizen support organization and may not be made at times or
292	places that would unreasonably interfere with opportunities for
293	the public to use such facilities for established purposes. Any
294	money received from rentals of facilities and properties managed
295	by the department may be held in the operating trust fund of the
296	department or in a separate depository account in the name of the
297	citizen support organization and subject to the provisions of the
298	letter of agreement with the department. The letter of agreement
299	must provide that any funds held in the separate depository
300	account in the name of the citizen support organization must
301	revert to the department if the citizen support organization is
302	no longer approved by the department to operate in the best
303	interests of the state.
304	(b) The department may adopt rules with which a citizen
305	support organization must comply in order to use department
306	administrative services, property, or facilities.
307	(c) The department may not permit the use of any
308	administrative services, property, or facilities of the state by
309	a citizen support organization that does not provide equal
310	membership and employment opportunities to all persons regardless
311	of race, color, religion, gender, age, or national origin.
312	(7) The citizen support organization shall provide for an
313	annual financial audit in accordance with s. 215.981, Florida
314	Statutes. Copies of the audit shall be provided to the
315	department, the Office of Policy and Budget within the Executive
316	Office of the Governor, and the Cabinet.
317	Section 9. This act shall take effect July 1, 2008.

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