(LATE FILED FOR: FEBRUARY 15 SPECIAL ORDER) HOUSE AMENDMENT

Bill No. CS/HB 629 (2012)

Amendment No.

Senate

House

Representative Hooper offered the following:

Amendment (with title amendment)

Remove lines 53-60 and insert:

5 The home addresses, dates of birth, and telephone с. 6 numbers of current or former justices of the Supreme Court, 7 district court of appeal judges, circuit court judges, and 8 county court judges; the home addresses, telephone numbers, 9 dates of birth, and places of employment of the spouses and 10 children of current or former justices and judges; and the names 11 and locations of schools and day care facilities attended by the 12 children of current or former justices and judges are exempt from s. 119.07(1). 13

14 15

16

1

2

3

4

684953 Approved For Filing: 2/14/2012 3:53:21 PM Page 1 of 4

(LATE FILED FOR: FEBRUARY 15 SPECIAL ORDER) HOUSE AMENDMENT

Bill No. CS/HB 629 (2012)

Amendment No. 17 Remove lines 182-203 and insert: 18 Section 2. (1) It is the finding of the Legislature that the dates of birth of agency personnel enumerated in s. 19 119.071(4)(d), Florida Statutes, and of the spouses and children 20 of such personnel be included within the types of identification 21 22 and location information for such agency personnel and the 23 spouses and children thereof that are exempt from public record 24 requirements under s. 119.071(4)(d), Florida Statutes. It is the 25 finding of the Legislature that date of birth information can be 26 used as a tool to perpetuate fraud against an individual and to 27 acquire sensitive personal, financial, medical, and familial 28 information, the release of which could cause great financial harm to an individual. It is also the finding of the Legislature 29 that, with respect to the existing exemptions from public record 30 31 requirements for the telephone numbers of agency personnel 32 enumerated in s. 119.071(4)(d), Florida Statutes, and the telephone numbers of the spouses and children of such personnel, 33 34 the term "telephone number" should be defined and clarified to 35 include personal pager numbers. Personal pager numbers are 36 another means by which any of the agency personnel enumerated in s. 119.071(4)(d), Florida Statutes, and the spouses and children 37 38 of such personnel, could potentially be identified, located, and 39 put at risk. (2) It is the further finding of the Legislature that 40 specified identification and location information for former 41 42 justices of the Supreme Court, district court of appeal judges, circuit court judges, and county court judges, and for the 43 44 spouses and children of such former justices and judges, should 684953 Approved For Filing: 2/14/2012 3:53:21 PM

(LATE FILED FOR: FEBRUARY 15 SPECIAL ORDER) HOUSE AMENDMENT Bill No. CS/HB 629 (2012)

Amendment No.

45	be exempt from public record requirements. In the course of
46	making rulings, entering judgments, imposing sentences on the
47	convicted, or reviewing cases from other courts, justices and
48	judges frequently do not create good will with litigants, the
49	accused, the convicted, and their associates and families, thus
50	making the justices and judges, and their spouses and children,
51	targets for acts of revenge. This risk continues after justices
52	and judges complete their public service. Disgruntled
53	individuals may wait to commit an act of revenge until the
54	employment of a justice or judge ends. If such identifying and
55	location information were released, the safety of former
56	justices and judges and their spouses and children could be
57	seriously jeopardized. Accordingly, it is the finding of the
58	Legislature that, in addition to the existing exemption from
59	public record requirements for specified identifying and
60	location information for current justices of the Supreme Court,
61	district court of appeal judges, circuit court judges, and
62	county court judges, and for their spouses and children, it is a
63	public necessity that such identifying and location information
64	for such former justices and judges and their spouses and
65	children be made exempt from public record requirements.
66	
67	
68	
69	
70	TITLE AMENDMENT
71	Remove line 10 and insert:
	684953 Approved For Filing, 2/14/2012 3,53,21 PM

Approved For Filing: 2/14/2012 3:53:21 PM Page 3 of 4

(LATE FILED FOR: FEBRUARY 15 SPECIAL ORDER) HOUSE AMENDMENT

Bill No. CS/HB 629 (2012)

Amendment No.

72	spouses and children thereof; revising the exemption for
73	personal identifying and location information of justices
74	of the Supreme Court, district court of appeal judges,
75	circuit court judges, and county court judges, and the
76	spouses and children of such justices and judges, to
77	include former justices of the Supreme Court, district
78	court of appeal judges, circuit court judges, and county
79	court judges, and the spouses and children thereof;
80	providing for