By the Committees on Judiciary; and Criminal Justice; and Senator Bracy

	590-02190-17 2017550c2
1	A bill to be entitled
2	An act relating to public records; amending s.
3	119.011, F.S.; providing that the personal identifying
4	information of a witness to a murder remains
5	confidential and exempt for a specified period;
6	amending s. 119.071, F.S.; providing an exemption from
7	public records requirements for criminal intelligence
8	or criminal investigative information that reveals the
9	personal identifying information of a witness to a
10	murder for a specified period; authorizing specified
11	entities and parties to receive the information;
12	providing for future legislative review and repeal of
13	the exemption; amending s. 119.0714, F.S.; providing
14	that the public records exemption applies to personal
15	identifying information of a witness to a murder that
16	is made part of a court file; providing a statement of
17	public necessity; providing an effective date.
18	
19	Be It Enacted by the Legislature of the State of Florida:
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21	Section 1. Paragraph (c) of subsection (3) of section
22	119.011, Florida Statutes, is amended to read:
23	119.011 Definitions.—As used in this chapter, the term:
24	(3)
25	(c) "Criminal intelligence information" and "criminal
26	investigative information" shall not include:
27	1. The time, date, location, and nature of a reported
28	crime.
29	2. The name, sex, age, and address of a person arrested or
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30	of the victim of a crime except as provided in s. 119.071(2)(h).
31	3. The time, date, and location of the incident and of the
32	arrest.
33	4. The crime charged.
34	5. Documents given or required by law or agency rule to be
35	given to the person arrested, except as provided in s.
36	119.071(2)(h) or (2)(m), and, except that the court in a
37	criminal case may order that certain information required by law
38	or agency rule to be given to the person arrested be maintained
39	in a confidential manner and exempt from the provisions of s.
40	119.07(1) until released at trial if it is found that the
41	release of such information would:
42	a. Be defamatory to the good name of a victim or witness or
43	would jeopardize the safety of such victim or witness; and
44	b. Impair the ability of a state attorney to locate or
45	prosecute a codefendant.
46	6. Informations and indictments except as provided in s.
47	905.26.
48	Section 2. Paragraph (m) is added to subsection (2) of
49	section 119.071, Florida Statutes, to read:
50	119.071 General exemptions from inspection or copying of
51	public records
52	(2) AGENCY INVESTIGATIONS
53	(m)1. Criminal intelligence information or criminal
54	investigative information that reveals the personal identifying
55	information of a witness to a murder, as described in s. 782.04,
56	is confidential and exempt from s. 119.07(1) and s. 24(a), Art.
57	I of the State Constitution for 2 years after the date on which
58	the murder is observed by the witness. A criminal justice agency

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59	may disclose such information:
60	a. In the furtherance of its official duties and
61	responsibilities.
62	b. To assist in locating or identifying the witness if the
63	agency believes the witness to be missing or endangered.
64	c. To another governmental agency for use in the
65	performance of its official duties and responsibilities.
66	d. To the parties in a pending criminal prosecution as
67	required by law.
68	2. This paragraph is subject to the Open Government Sunset
69	Review Act in accordance with s. 119.15 and shall stand repealed
70	on October 2, 2022, unless reviewed and saved from repeal
71	through reenactment by the Legislature.
72	Section 3. Paragraph (h) of subsection (1) of section
73	119.0714, Florida Statutes, is amended to read:
74	119.0714 Court files; court records; official records
75	(1) COURT FILESNothing in this chapter shall be construed
76	to exempt from s. 119.07(1) a public record that was made a part
77	of a court file and that is not specifically closed by order of
78	court, except:
79	(h) Criminal intelligence information or criminal
80	investigative information that is confidential and exempt as
81	provided in s. 119.071(2)(h) <u>or (2)(m)</u> .
82	Section 4. The Legislature finds that it is a public
83	necessity that personal identifying information of a witness to
84	a murder, as described in s. 782.04, Florida Statutes, be made
85	confidential and exempt from s. 119.07(1), Florida Statutes, and
86	s. 24(a), Article I of the State Constitution for 2 years after
87	the date on which the murder is observed by the witness. The

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88	judicial system cannot function without the participation of
89	witnesses. Complete cooperation and truthful testimony of
90	witnesses is essential to the determination of the facts of a
91	case. The public disclosure of personal identifying information
92	of a witness to a murder could have an undesirable chilling
93	effect on witnesses stepping forward and providing their
94	eyewitness accounts of murders. A witness to a murder may be
95	unwilling to cooperate fully with law enforcement officers if
96	the witness knows his or her personal identifying information
97	can be made publicly available. A witness may be less likely to
98	call a law enforcement officer and report a murder if his or her
99	personal identifying information is made available in connection
100	with the murder that is being reported or under investigation.
101	The Legislature further finds that a witness could become the
102	subject of intimidation tactics or threats by the perpetrator of
103	the murder if the witness's personal identifying information is
104	publicly available. For these reasons, the Legislature finds
105	that it is a public necessity that the personal identifying
106	information of a witness to a murder, as described in s. 782.04,
107	Florida Statutes, be made confidential and exempt from public
108	record requirements.
109	Section 5. This act shall take effect July 1, 2017.