1	A bill to be entitled					
2	An act relating to public records; creating s.					
3	397.6760, F.S.; providing an exemption from public					
4	records requirements for pleadings and other documents					
5	filed in, and personal identifying information on the					
6	docket of, court proceedings under part V of chapter					
7	397, F.S., relating to involuntary admissions					
8	procedures for substance abuse treatment services;					
9	permitting a clerk of the court to allow certain					
10	persons access to such records; providing					
11	applicability; providing for future legislative review					
12	and repeal of the exemption; providing a statement of					
13	public necessity; providing an effective date.					
14						
15	Be It Enacted by the Legislature of the State of Florida:					
16						
17	Section 1. Section 397.6760, Florida Statutes, is created					
18	to read:					
19	<u>397.6760</u> Court records; confidentiality					
20	(1) All pleadings and other documents, and the images of					
21	all pleadings and other documents, filed with a court pursuant					
22	to this part are confidential and exempt from s. 119.07(1) and					
23	s. 24(a), Art. I of the State Constitution. Pleadings and other					
24	4 documents made confidential and exempt by this section may be					
25	disclosed by the clerk of the court, upon request, to:					

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26	(a) The petitioner.						
27	(b) The petitioner's attorney.						
28	(c) The respondent.						
29	(d) The respondent's attorney.						
30	(e) The respondent's guardian or guardian advocate, if						
31	applicable.						
32	(f) In the case of a minor respondent, the respondent's						
33	parent, guardian, legal custodian, or guardian advocate.						
34	(g) The respondent's treating health care practitioner.						
35	(h) The respondent's health care surrogate or proxy.						
36	(i) The Department of Corrections, without charge, upon						
37	7 request if the respondent is committed or is to be returned to						
38	8 the custody of the Department of Corrections from the Department						
39	of Children and Families.						
40	) (j) A person or entity authorized to view records upon a						
41	court order for good cause. In determining whether there is good						
42	2 cause for disclosure, the court shall weigh the need for the						
43	information to be disclosed against the possible harm of						
44	disclosure to the respondent.						
45	(2) Nothing in this section shall preclude the clerk of						
46	the court from submitting the information required by s. 790.065						
47	to the Department of Law Enforcement.						
48	(3) The clerk of the court may not post any personal						
49	identifying information on the docket or in a publicly						
50	accessible file.						
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(4)

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A person, agency, or entity receiving information pursuant to this section shall maintain such information as confidential and exempt from s. 119.07(1). The exemption under this section applies to all documents filed with a court before, on, or after July 1, 2017.

56 This section is subject to the Open Government Sunset (6) 57 Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2022, unless reviewed and saved from repeal 58 59 through reenactment by the Legislature.

60 Section 2. The Legislature finds that it is a public necessity to exempt from s. 119.07(1), Florida Statutes, and s. 61 62 24(a), Article I of the State Constitution all pleadings and other documents, and identifying information in the 63 64 corresponding dockets, for an involuntary admission pursuant to 65 part V of chapter 397, Florida Statutes, in order to preserve 66 the privacy of the individual alleged to suffer from substance 67 abuse. The personal health of an individual and his or her 68 alleged impairment by substance abuse are intensely private 69 matters. The Legislature finds that the public disclosure of 70 such information in the petition, order, or docket would produce 71 undue harm to an individual alleged to be impaired from 72 substance abuse. Making pleadings and other documents filed for 73 involuntary admission pursuant to part V of chapter 397, Florida 74 Statutes, confidential and exempt from disclosure will protect 75 information of a sensitive personal nature, the release of which

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76 could cause unwarranted damage to the reputation of an

- 77 individual. Further, the knowledge that sensitive personal
- 78 information is subject to disclosure could have a chilling
- 79 effect on the willingness of individuals to seek substance abuse
- 80 treatment services.

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Section 3. This act shall take effect July 1, 2017.

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