By Senator Bracy

	11-00748-18 2018862
1	A bill to be entitled
2	An act relating to public records; amending s.
3	943.059, F.S.; expanding an existing public records
4	exemption to include the administrative sealing of
5	specified criminal history records; conforming
6	provisions to changes made by the act; providing for
7	future review and repeal of the expanded exemption;
8	providing for reversion of specified language if the
9	exemption is not saved from repeal; providing a
10	statement of public necessity; providing a contingent
11	effective date.
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13	Be It Enacted by the Legislature of the State of Florida:
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15	Section 1. Subsection (4) of section 943.059, Florida
16	Statutes, is amended to read:
17	943.059 Court-ordered sealing of criminal history records
18	The courts of this state shall continue to have jurisdiction
19	over their own procedures, including the maintenance, sealing,
20	and correction of judicial records containing criminal history
21	information to the extent such procedures are not inconsistent
22	with the conditions, responsibilities, and duties established by
23	this section. Any court of competent jurisdiction may order a
24	criminal justice agency to seal the criminal history record of a
25	minor or an adult who complies with the requirements of this
26	section. The court shall not order a criminal justice agency to
27	seal a criminal history record until the person seeking to seal
28	a criminal history record has applied for and received a
29	certificate of eligibility for sealing pursuant to subsection
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11-00748-18 2018862 30 (2). A criminal history record that relates to a violation of s. 31 393.135, s. 394.4593, s. 787.025, chapter 794, former s. 796.03, s. 800.04, s. 810.14, s. 817.034, s. 825.1025, s. 827.071, 32 33 chapter 839, s. 847.0133, s. 847.0135, s. 847.0145, s. 893.135, 34 s. 916.1075, a violation enumerated in s. 907.041, or any 35 violation specified as a predicate offense for registration as a 36 sexual predator pursuant to s. 775.21, without regard to whether 37 that offense alone is sufficient to require such registration, or for registration as a sexual offender pursuant to s. 38 39 943.0435, may not be sealed, without regard to whether 40 adjudication was withheld, if the defendant was found guilty of or pled guilty or nolo contendere to the offense, or if the 41 42 defendant, as a minor, was found to have committed or pled 43 quilty or nolo contendere to committing the offense as a 44 delinquent act. The court may only order sealing of a criminal history record pertaining to one arrest or one incident of 45 46 alleged criminal activity, except as provided in this section. 47 The court may, at its sole discretion, order the sealing of a criminal history record pertaining to more than one arrest if 48 49 the additional arrests directly relate to the original arrest. If the court intends to order the sealing of records pertaining 50 51 to such additional arrests, such intent must be specified in the 52 order. A criminal justice agency may not seal any record 53 pertaining to such additional arrests if the order to seal does not articulate the intention of the court to seal records 54 pertaining to more than one arrest. This section does not 55 56 prevent the court from ordering the sealing of only a portion of 57 a criminal history record pertaining to one arrest or one 58 incident of alleged criminal activity. Notwithstanding any law

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11-00748-18 2018862 59 to the contrary, a criminal justice agency may comply with laws, 60 court orders, and official requests of other jurisdictions relating to sealing, correction, or confidential handling of 61 62 criminal history records or information derived therefrom. This 63 section does not confer any right to the sealing of any criminal history record, and any request for sealing a criminal history 64 65 record may be denied at the sole discretion of the court. 66 (4) EFFECT OF CRIMINAL HISTORY RECORD SEALING.-A criminal 67 history record of a minor or an adult which is ordered sealed by a court pursuant to this section or sealed administratively 68 pursuant to s. 943.0586 is confidential and exempt from the 69 70 provisions of s. 119.07(1) and s. 24(a), Art. I of the State 71 Constitution and is available only to the person who is the 72 subject of the record, to the subject's attorney, to criminal 73 justice agencies for their respective criminal justice purposes, 74 which include conducting a criminal history background check for 75 approval of firearms purchases or transfers as authorized by 76 state or federal law, to judges in the state courts system for 77 the purpose of assisting them in their case-related decisionmaking responsibilities, as set forth in s. 943.053(5), 78 or to those entities set forth in subparagraphs (a)1., 4., 5., 79 80 6., 8., 9., and 10. for their respective licensing, access authorization, and employment purposes. 81 82 (a) The subject of a criminal history record sealed under this section, under s. 943.0586, or under other provisions of 83 law, including former s. 893.14, former s. 901.33, and former s. 84

943.058, may lawfully deny or fail to acknowledge the arrests covered by the sealed record, except when the subject of the record:

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11-00748-18 2018862 88 1. Is a candidate for employment with a criminal justice 89 agency; 2. Is a defendant in a criminal prosecution; 90 3. Concurrently or subsequently petitions for relief under 91 92 this section, s. 943.0583, or s. 943.0585; 4. Is a candidate for admission to The Florida Bar; 93 94 5. Is seeking to be employed or licensed by or to contract 95 with the Department of Children and Families, the Division of 96 Vocational Rehabilitation within the Department of Education, 97 the Agency for Health Care Administration, the Agency for Persons with Disabilities, the Department of Health, the 98 99 Department of Elderly Affairs, or the Department of Juvenile 100 Justice or to be employed or used by such contractor or licensee 101 in a sensitive position having direct contact with children, the 102 disabled, or the elderly; 103 6. Is seeking to be employed or licensed by the Department 104 of Education, a district school board, a university laboratory 105 school, a charter school, a private or parochial school, or a 106 local governmental entity that licenses child care facilities; 107 7. Is attempting to purchase a firearm from a licensed 108 importer, licensed manufacturer, or licensed dealer and is 109 subject to a criminal history check under state or federal law; 110 8. Is seeking to be licensed by the Division of Insurance 111 Agent and Agency Services within the Department of Financial 112 Services; 113 9. Is seeking to be appointed as a guardian pursuant to s. 114 744.3125; or 10. Is seeking to be licensed by the Bureau of License 115 Issuance of the Division of Licensing within the Department of 116 Page 4 of 7

11-00748-18 2018862 117 Agriculture and Consumer Services to carry a concealed weapon or 118 concealed firearm. This subparagraph applies only in the determination of an applicant's eligibility under s. 790.06. 119 120 (b) Subject to the exceptions in paragraph (a), a person 121 who has been granted a sealing under this section, s. 943.0586, former s. 893.14, former s. 901.33, or former s. 943.058 may not 122 123 be held under any provision of law of this state to commit 124 perjury or to be otherwise liable for giving a false statement 125 by reason of such person's failure to recite or acknowledge a 126 sealed criminal history record. 127 (c) Information relating to the existence of a sealed 128 criminal record provided in accordance with the provisions of 129 paragraph (a) is confidential and exempt from the provisions of 130 s. 119.07(1) and s. 24(a), Art. I of the State Constitution, 131 except that the department shall disclose the sealed criminal 132 history record to the entities set forth in subparagraphs (a)1., 133 4., 5., 6., 8., 9., and 10. for their respective licensing, 134 access authorization, and employment purposes. An employee of an 135 entity set forth in subparagraph (a)1., subparagraph (a)4., 136 subparagraph (a)5., subparagraph (a)6., subparagraph (a)8., 137 subparagraph (a)9., or subparagraph (a)10. may not disclose 138 information relating to the existence of a sealed criminal 139 history record of a person seeking employment, access 140 authorization, or licensure with such entity or contractor, except to the person to whom the criminal history record relates 141 or to persons having direct responsibility for employment, 142 143 access authorization, or licensure decisions. A person who 144 violates the provisions of this paragraph commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 145

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146	775.083.
147	(d) The expansion of the public records exemption under
148	this subsection to include records sealed administratively under
149	s. 943.0586 is subject to the Open Government Sunset Review Act
150	in accordance with s. 119.15 and shall stand repealed on October
151	2, 2023, unless reviewed and saved from repeal through
152	reenactment by the Legislature. If the expansion of the
153	exemption is not saved from repeal, this subsection shall revert
154	to that in existence on June 30, 2018, except that any
155	amendments to such text other than by this act shall be
156	preserved and continue to operate to the extent that such
157	amendments are not dependent upon the portions of text which
158	expire pursuant to this paragraph.
159	Section 2. The Legislature finds that it is a public
160	necessity that the criminal history records of a minor which
161	have been administratively sealed pursuant to s. 943.0586,
162	Florida Statutes, because a case was not filed, was dismissed or
163	nolle prosequi, or resulted in the granting of a judgment of
164	acquittal or verdict of not guilty be made confidential and
165	exempt from s. 119.07(1), Florida Statutes, and s. 24(a),
166	Article I of the State Constitution. The presence of a criminal
167	history record in a minor's past which has not been validated
168	through criminal proceedings can jeopardize his or her ability
169	to obtain education, employment, and other opportunities
170	necessary to becoming a productive, contributing, self-
171	sustaining member of society. Such negative consequences are
172	unwarranted in cases in which the minor was not found to have
173	committed the offense that is the subject of the sealed criminal
174	history record. For these reasons, the Legislature finds that it

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175	is a public necessity that the criminal history records of
176	minors which have been administratively sealed be confidential
177	and exempt from public records requirements.
178	Section 3. This act shall take effect on the same date that
179	SB or similar legislation takes effect, if such legislation
180	is adopted in the same legislative session or an extension
181	thereof and becomes law.

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