

LEGISLATIVE ACTION

Senate House . Comm: WD 02/21/2019 The Committee on Judiciary (Rodriguez) recommended the following: Senate Amendment to Amendment (246112) (with title amendment) Delete lines 87 - 167 and insert: (1) Except as otherwise expressly prohibited by federal law, a state entity, local governmental entity, or law enforcement agency may not prohibit or in any way restrict another state entity, local governmental entity, or law enforcement agency from taking any of the following actions with

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11	respect to information regarding a person's immigration status:
12	(a) Sending the information to or requesting, receiving, or
13	reviewing the information from a federal immigration agency for
14	purposes of this chapter.
15	(b) Recording and maintaining the information for purposes
16	of this chapter.
17	(c) Exchanging the information with a federal immigration
18	agency or another state entity, local governmental entity, or
19	law enforcement agency for purposes of this chapter.
20	(d) Using the information to determine eligibility for a
21	public benefit, service, or license pursuant to federal or state
22	law or an ordinance or regulation of a local governmental
23	entity.
24	(e) Using the information to verify a claim of residence or
25	domicile if a determination of residence or domicile is required
26	under federal or state law, an ordinance or regulation of a
27	local governmental entity, or a judicial order issued pursuant
28	to a civil or criminal proceeding in this state.
29	(f) Using the information to comply with an immigration
30	detainer.
31	(g) Using the information to confirm the identity of a
32	person who is detained by a law enforcement agency.
33	(2)(a) For purposes of this subsection the term "applicable
34	criminal case" means a criminal case in which:
35	1. The judgment requires the defendant to be confined in a
36	secure correctional facility; and
37	2. The judge:
38	a. Indicates in the record under s. 908.204 that the
39	defendant is subject to an immigration detainer; or

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40 b. Otherwise indicates in the record that the defendant is 41 subject to a transfer into federal custody. 42 (b) In an applicable criminal case, at the time of 43 pronouncement of a sentence of confinement, the judge shall 44 issue an order requiring the secure correctional facility in 45 which the defendant is to be confined to reduce the defendant's 46 sentence by a period of not more than 7 days on the facility's 47 determination that the reduction in sentence will facilitate the 48 seamless transfer of the defendant into federal custody. For 49 purposes of this paragraph, the term "secure correctional 50 facility" means a state correctional institution as defined in 51 s. 944.02 or a county detention facility or a municipal 52 detention facility as defined in s. 951.23. 53 (c) If the information specified in sub-subparagraph 54 (a)2.a. or sub-subparagraph (a)2.b. is not available at the time 55 the sentence is pronounced in the case, the judge shall issue 56 the order described by paragraph (b) as soon as the information 57 becomes available. 58 (3) When a law enforcement agency receives verification 59 from a federal immigration agency that an alien in the law 60 enforcement agency's custody is unlawfully present in the United 61 States, the agency may securely transport the alien to a federal 62 facility in this state or to another point of transfer to 63 federal custody outside the jurisdiction of the law enforcement 64 agency. However, the law enforcement agency may transport an 65 alien who is confined in a secure correctional facility only 66 upon authorization by a court order unless the transportation 67 will occur within the 7 day period under subsection (2). A law 68 enforcement agency shall obtain judicial authorization before

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69 70	securely transporting an alien to a point of transfer outside of
70	this state.
71	(4) This section does not require a state entity, local
72	governmental entity, or law enforcement agency to provide a
73	federal immigration agency with information related to a victim
74	of or a witness to a criminal offense if the victim or witness
75	timely and in good faith responds to the entity's or agency's
76	request for information and cooperation in the investigation or
77	prosecution of the offense.
78	(5) A state entity, local governmental entity, or law
79	enforcement agency that, pursuant to subsection (4), withholds
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82	And the title is amended as follows:
83	Delete lines 285 - 289
84	and insert:
85	definitions; prohibiting certain restrictions by state
86	entities, local governmental entities, and law
87	enforcement agencies on taking