$\mathbf{B}\mathbf{y}$  the Committees on Appropriations; and Criminal Justice; and Senator Flores

	576-04305-20 20201552c2
1	A bill to be entitled
2	An act relating to law enforcement activities;
3	amending s. 683.231, F.S.; authorizing a citizen
4	support organization for Florida Missing Children's
5	Day to provide grants to law enforcement agencies for
6	specified purposes; redefining the term "citizen
7	support organization"; providing requirements for such
8	grants and for the citizen support organization;
9	amending ss. 775.21 and 943.0435, F.S.; authorizing
10	sexual predators and sexual offenders to report online
11	certain information to the Department of Law
12	Enforcement; revising reporting requirements for
13	sexual predators and sexual offenders; making
14	technical changes; providing for consideration for
15	removal of the requirement to register as a sexual
16	offender under certain circumstances; amending s.
17	943.0311, F.S.; requiring the Chief of Domestic
18	Security to oversee the development of a statewide
19	strategy for targeted violence prevention; requiring
20	the chief to coordinate with state and local law
21	enforcement agencies in the development of the
22	statewide strategy and in its implementation;
23	requiring periodic evaluation of the statewide
24	strategy; providing construction; providing an
25	effective date.
26	
27	Be It Enacted by the Legislature of the State of Florida:
28	
29	Section 1. Present subsection (7) of section 683.231,

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30	Florida Statutes, is renumbered as subsection (10), subsection
31	(1), paragraph (b) of subsection (2), and subsection (4) are
32	amended, and a new subsection (7) and subsections (8) and (9)
33	are added to that section, to read:
34	683.231 Citizen support organization for Florida Missing
35	Children's Day
36	(1) The Department of Law Enforcement may establish a
37	citizen support organization to provide assistance, funding, and
38	promotional support for activities authorized for Florida
39	Missing Children's Day under s. 683.23 and to provide financial
40	support to law enforcement agencies for missing and unidentified
41	persons investigations and specialized training to support the
42	resolution of such investigations through the issuance of
43	grants.
44	(2) As used in this section, the term "citizen support
45	organization" means an organization that is:
46	(b) Organized and operated to conduct programs and
47	activities; raise funds; request and receive grants, gifts, and
48	bequests of money; acquire, receive, hold, invest, and
49	administer, in its own name, securities, funds, objects of
50	value, or other property, either real or personal; and make
51	expenditures to or for the direct or indirect benefit of the
52	department in furtherance of Florida Missing Children's Day <u>and</u>
53	missing and unidentified persons investigations and specialized
54	training to support the resolution of such investigations.
55	(4) The citizen support organization is specifically
56	authorized to collect and expend funds to be used for awards;

57 public awareness and awards ceremonies, workshops, and other 58 meetings, including distribution materials for public education

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59	and awareness; grants to assist missing and unidentified persons
60	investigations and specialized training to support the
61	resolution of such investigations; travel; Internet and web-
62	hosting services; administrative costs, including personnel
63	costs; costs of audits; and costs of facilities rental.
64	(7) The citizen support organization is authorized to
65	create a grant program to provide financial support to law
66	enforcement agencies for missing and unidentified persons
67	investigations and specialized training to support the
68	resolution of such investigations through the issuance of
69	grants. The citizen support organization may raise and accept
70	funds from any public or private source. The citizen support
71	organization may establish criteria and set specific time
72	periods for the acceptance of applications from local and state
73	law enforcement agencies and for the selection process for
74	awards. The citizen support organization shall make such
75	criteria publicly available on its website.
76	(8) The citizen support organization may not award grants
77	if the president of the citizen support organization or the
78	staff of the department reasonably believe that the citizen
79	support organization has not yet met its obligations for funding
80	Florida Missing Children's Day. The total amount of grants
81	awarded may not exceed funds available to the citizen support
82	organization.
83	(9) The citizen support organization shall manage the
84	assignment and use of grants awarded. The department shall
85	oversee these activities consistent with subsection (5).
86	Section 2. Paragraphs (a), (g), and (i) of subsection (6)
87	of section 775.21, Florida Statutes, are amended to read:
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576-04305-20 20201552c2 88 775.21 The Florida Sexual Predators Act.-89 (6) REGISTRATION.-90 (a) A sexual predator shall register with the department 91 through the sheriff's office by providing the following 92 information to the department: 93 1. Name; social security number; age; race; sex; date of 94 birth; height; weight; tattoos or other identifying marks; hair 95 and eye color; photograph; address of legal residence and address of any current temporary residence, within the state or 96 97 out of state, including a rural route address and a post office 98 box; if no permanent or temporary address, any transient 99 residence within the state; address, location or description, 100 and dates of any current or known future temporary residence 101 within the state or out of state; electronic mail addresses; Internet identifiers and each Internet identifier's 102 103 corresponding website homepage or application software name; 104 home telephone numbers and cellular telephone numbers; 105 employment information; the make, model, color, vehicle 106 identification number (VIN), and license tag number of all 107 vehicles owned; date and place of each conviction; fingerprints; 108 palm prints; and a brief description of the crime or crimes 109 committed by the offender. A post office box may not be provided 110 in lieu of a physical residential address. The sexual predator 111 shall produce his or her passport, if he or she has a passport, 112 and, if he or she is an alien, shall produce or provide 113 information about documents establishing his or her immigration status. The sexual predator shall also provide information about 114 115 any professional licenses he or she has. 116 a. Any change that occurs after the sexual predator

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576-04305-20 20201552c2 117 registers in person at the sheriff's office as provided in this 118 subparagraph in any of the following information related to the 119 sexual predator must be reported as provided in paragraphs (g), 120 (i), and (j): permanent, temporary, or transient residence; 121 name; electronic mail addresses; Internet identifiers and each Internet identifier's corresponding website homepage or 122 123 application software name; home and cellular telephone numbers; 124 employment information; and status at an institution of higher 125 education.

126 b. If the sexual predator's place of residence is a motor 127 vehicle, trailer, mobile home, or manufactured home, as defined 128 in chapter 320, the sexual predator shall also provide to the 129 department written notice of the vehicle identification number; 130 the license tag number; the registration number; and a 131 description, including color scheme, of the motor vehicle, 132 trailer, mobile home, or manufactured home. If a sexual 133 predator's place of residence is a vessel, live-aboard vessel, 134 or houseboat, as defined in chapter 327, the sexual predator 135 shall also provide to the department written notice of the hull 136 identification number; the manufacturer's serial number; the 137 name of the vessel, live-aboard vessel, or houseboat; the 138 registration number; and a description, including color scheme, of the vessel, live-aboard vessel, or houseboat. 139

140 c. If the sexual predator is enrolled or employed, whether 141 for compensation or as a volunteer, at an institution of higher 142 education in this state, the sexual predator shall also provide 143 to the department the name, address, and county of each 144 institution, including each campus attended, and the sexual 145 predator's enrollment, volunteer, or employment status. The

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146 sheriff, the Department of Corrections, or the Department of 147 Juvenile Justice shall promptly notify each institution of 148 higher education of the sexual predator's presence and any 149 change in the sexual predator's enrollment, volunteer, or 150 employment status. 151 d. A sexual predator shall report to the department through 152 the department's online system or in person to the sheriff's 153 office within 48 hours after any change in vehicles owned to 154 report those vehicle information changes. 155 2. Any other information determined necessary by the 156 department, including criminal and corrections records; 157 nonprivileged personnel and treatment records; and evidentiary 158 genetic markers when available. 159 (q)1. Each time a sexual predator's driver license or 160 identification card is subject to renewal, and, without regard 161 to the status of the predator's driver license or identification 162 card, within 48 hours after any change of the predator's 163 residence or change in the predator's name by reason of marriage 164 or other legal process, the predator shall report in person to a 165 driver license office and is subject to the requirements 166 specified in paragraph (f). The Department of Highway Safety and 167 Motor Vehicles shall forward to the department and to the 168 Department of Corrections all photographs and information 169 provided by sexual predators. Notwithstanding the restrictions 170 set forth in s. 322.142, the Department of Highway Safety and 171 Motor Vehicles may release a reproduction of a color-photograph 172 or digital-image license to the Department of Law Enforcement 173 for purposes of public notification of sexual predators as 174 provided in this section. A sexual predator who is unable to

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175 secure or update a driver license or an identification card with 176 the Department of Highway Safety and Motor Vehicles as provided 177 in paragraph (f) and this paragraph shall also report any change 178 of the predator's residence or change in the predator's name by 179 reason of marriage or other legal process within 48 hours after 180 the change to the sheriff's office in the county where the 181 predator resides or is located and provide confirmation that he 182 or she reported such information to the Department of Highway Safety and Motor Vehicles. The reporting requirements under this 183 184 subparagraph do not negate the requirement for a sexual predator 185 to obtain a Florida driver license or identification card as 186 required by this section.

187 2.a. A sexual predator who vacates a permanent, temporary, 188 or transient residence and fails to establish or maintain 189 another permanent, temporary, or transient residence shall, 190 within 48 hours after vacating the permanent, temporary, or 191 transient residence, report in person to the sheriff's office of 192 the county in which he or she is located. The sexual predator 193 shall specify the date upon which he or she intends to or did 194 vacate such residence. The sexual predator shall provide or 195 update all of the registration information required under 196 paragraph (a). The sexual predator shall provide an address for 197 the residence or other place that he or she is or will be 198 located during the time in which he or she fails to establish or 199 maintain a permanent or temporary residence.

b. A sexual predator shall report in person at the sheriff's office in the county in which he or she is located within 48 hours after establishing a transient residence and thereafter must report in person every 30 days to the sheriff's

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204 office in the county in which he or she is located while 205 maintaining a transient residence. The sexual predator must 206 provide the addresses and locations where he or she maintains a 207 transient residence. Each sheriff's office shall establish 208 procedures for reporting transient residence information and 209 provide notice to transient registrants to report transient 210 residence information as required in this sub-subparagraph. Reporting to the sheriff's office as required by this sub-211 subparagraph does not exempt registrants from any reregistration 212 requirement. The sheriff may coordinate and enter into 213 214 agreements with police departments and other governmental 215 entities to facilitate additional reporting sites for transient 216 residence registration required in this sub-subparagraph. The 217 sheriff's office shall, within 2 business days, electronically 218 submit and update all information provided by the sexual 219 predator to the department.

220 3. A sexual predator who remains at a permanent, temporary, 221 or transient residence after reporting his or her intent to 222 vacate such residence shall, within 48 hours after the date upon 223 which the predator indicated he or she would or did vacate such 224 residence, report in person to the sheriff's office to which he 225 or she reported pursuant to subparagraph 2. for the purpose of 226 reporting his or her address at such residence. When the sheriff 227 receives the report, the sheriff shall promptly convey the 228 information to the department. An offender who makes a report as 229 required under subparagraph 2. but fails to make a report as 230 required under this subparagraph commits a felony of the second 231 degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 232

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576-04305-20 20201552c2 233 4. The failure of a sexual predator who maintains a 234 transient residence to report in person to the sheriff's office 235 every 30 days as required by sub-subparagraph 2.b. is punishable 236 as provided in subsection (10). 237 5.a. A sexual predator shall register all electronic mail 238 addresses and Internet identifiers, and each Internet 239 identifier's corresponding website homepage or application 240 software name, with the department through the department's online system or in person at the sheriff's office within 48 241 242 hours after using such electronic mail addresses and Internet 243 identifiers. If the sexual predator is in the custody or 244 control, or under the supervision, of the Department of 245 Corrections, he or she must report all electronic mail addresses 246 and Internet identifiers, and each Internet identifier's 247 corresponding website homepage or application software name, to 248 the Department of Corrections before using such electronic mail 249 addresses or Internet identifiers. If the sexual predator is in 250 the custody or control, or under the supervision, of the 251 Department of Juvenile Justice, he or she must report all 252 electronic mail addresses and Internet identifiers, and each 253 Internet identifier's corresponding website homepage or 254 application software name, to the Department of Juvenile Justice 255 before using such electronic mail addresses or Internet 256 identifiers.

b. A sexual predator shall register <u>all changes to vehicles</u>
<u>owned</u>, all changes to home telephone numbers and cellular
telephone numbers, including added and deleted numbers, all
changes to employment information, and all changes in status
related to enrollment, volunteering, or employment at

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576-04305-20 262 institutions of higher education, through the department's 263 online system; in person at the sheriff's office; in person at 264 the Department of Corrections if the sexual predator is in the 265 custody or control, or under the supervision, of the Department 266 of Corrections; or in person at the Department of Juvenile 267 Justice if the sexual predator is in the custody or control, or 268 under the supervision, of the Department of Juvenile Justice. 269 All changes required to be reported in this sub-subparagraph

shall be reported within 48 hours after the change.

271 c. The department shall establish an online system through 272 which sexual predators may securely access, submit, and update 273 all vehicles owned; electronic mail addresses; Internet 274 identifiers and each Internet identifier's corresponding website 275 homepage or application software name; home telephone numbers 276 and cellular telephone numbers; employment information; and 277 institution of higher education information.

278 (i) A sexual predator who intends to establish a permanent, 279 temporary, or transient residence in another state or 280 jurisdiction other than the State of Florida or intends to 281 travel outside of the United States shall report in person to 282 the sheriff of the county of current residence at least within 283 48 hours before the date he or she intends to leave this state 284 to establish residence in another state or jurisdiction or at 285 least 21 days before the date he or she intends to travel if the 286 intended residence of 5 days or more is outside of the United 287 States. Any travel that is not known by the sexual predator 48 288 hours before he or she intends to establish a residence in 289 another state or jurisdiction or 21 days before the departure 290 date for travel outside of the United States must be reported to

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576-04305-20 20201552c2 291 the sheriff's office as soon as possible before departure. The 292 sexual predator shall provide to the sheriff the address, 293 municipality, county, state, and country of intended residence. 294 For international travel, the sexual predator shall also provide 295 travel information, including, but not limited to, expected 296 departure and return dates, flight numbers number, airports 297 airport of departure and return, cruise ports port of departure 298 and return, or any other means of intended travel. The sheriff 299 shall promptly provide to the department the information 300 received from the sexual predator. The department shall notify 301 the statewide law enforcement agency, or a comparable agency, in 302 the intended state, jurisdiction, or country of residence or the 303 intended country of travel of the sexual predator's intended residence or intended travel. The failure of a sexual predator 304 305 to provide his or her intended place of residence or intended 306 travel is punishable as provided in subsection (10). 307

307 Section 3. Paragraph (b) of subsection (2), paragraph (e) 308 of subsection (4), subsection (7), and paragraph (b) of 309 subsection (11) of section 943.0435, Florida Statutes, are 310 amended, and paragraph (c) is added to subsection (11) of that 311 section, to read:

312 943.0435 Sexual offenders required to register with the 313 department; penalty.-

314

(2) Upon initial registration, a sexual offender shall:

(b) Provide his or her name; date of birth; social security number; race; sex; height; weight; hair and eye color; tattoos or other identifying marks; fingerprints; palm prints; photograph; employment information; address of permanent or legal residence or address of any current temporary residence,

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576-04305-20 20201552c2 320 within the state or out of state, including a rural route 321 address and a post office box; if no permanent or temporary 322 address, any transient residence within the state, address, 323 location or description, and dates of any current or known 324 future temporary residence within the state or out of state; the 325 make, model, color, vehicle identification number (VIN), and 326 license tag number of all vehicles owned; home telephone numbers 327 and cellular telephone numbers; electronic mail addresses; 328 Internet identifiers and each Internet identifier's 329 corresponding website homepage or application software name; 330 date and place of each conviction; and a brief description of 331 the crime or crimes committed by the offender. A post office box 332 may not be provided in lieu of a physical residential address. 333 The sexual offender shall also produce his or her passport, if 334 he or she has a passport, and, if he or she is an alien, shall 335 produce or provide information about documents establishing his 336 or her immigration status. The sexual offender shall also 337 provide information about any professional licenses he or she 338 has.

339 1. If the sexual offender's place of residence is a motor 340 vehicle, trailer, mobile home, or manufactured home, as defined 341 in chapter 320, the sexual offender shall also provide to the 342 department through the sheriff's office written notice of the 343 vehicle identification number; the license tag number; the 344 registration number; and a description, including color scheme, 345 of the motor vehicle, trailer, mobile home, or manufactured 346 home. If the sexual offender's place of residence is a vessel, 347 live-aboard vessel, or houseboat, as defined in chapter 327, the sexual offender shall also provide to the department written 348

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576-04305-20 20201552c2 349 notice of the hull identification number; the manufacturer's 350 serial number; the name of the vessel, live-aboard vessel, or 351 houseboat; the registration number; and a description, including 352 color scheme, of the vessel, live-aboard vessel, or houseboat. 353 2. If the sexual offender is enrolled or employed, whether 354 for compensation or as a volunteer, at an institution of higher 355 education in this state, the sexual offender shall also provide 356 to the department the name, address, and county of each 357 institution, including each campus attended, and the sexual 358 offender's enrollment, volunteer, or employment status. The 359 sheriff, the Department of Corrections, or the Department of 360 Juvenile Justice shall promptly notify each institution of 361 higher education of the sexual offender's presence and any 362 change in the sexual offender's enrollment, volunteer, or 363 employment status. 364 3. A sexual offender shall report to the department through 365 the department's online system or in person to the sheriff's 366 office within 48 hours after any change in vehicles owned to 367 report those vehicle information changes. 368 369 When a sexual offender reports at the sheriff's office, the 370 sheriff shall take a photograph, a set of fingerprints, and palm 371 prints of the offender and forward the photographs, palm prints, 372 and fingerprints to the department, along with the information 373 provided by the sexual offender. The sheriff shall promptly 374 provide to the department the information received from the sexual offender. 375 376 (4) 377 (e)1. A sexual offender shall register all electronic mail

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576-04305-20 20201552c2 378 addresses and Internet identifiers, and each Internet 379 identifier's corresponding website homepage or application 380 software name, with the department through the department's 381 online system or in person at the sheriff's office within 48 382 hours after using such electronic mail addresses and Internet 383 identifiers. If the sexual offender is in the custody or 384 control, or under the supervision, of the Department of 385 Corrections, he or she must report all electronic mail addresses 386 and Internet identifiers, and each Internet identifier's 387 corresponding website homepage or application software name, to 388 the Department of Corrections before using such electronic mail 389 addresses or Internet identifiers. If the sexual offender is in 390 the custody or control, or under the supervision, of the 391 Department of Juvenile Justice, he or she must report all 392 electronic mail addresses and Internet identifiers, and each 393 Internet identifier's corresponding website homepage or 394 application software name, to the Department of Juvenile Justice 395 before using such electronic mail addresses or Internet 396 identifiers.

397 2. A sexual offender shall register all changes to vehicles 398 owned, all changes to home telephone numbers and cellular 399 telephone numbers, including added and deleted numbers, all 400 changes to employment information, and all changes in status 401 related to enrollment, volunteering, or employment at 402 institutions of higher education, through the department's 403 online system; in person at the sheriff's office; in person at 404 the Department of Corrections if the sexual offender is in the 405 custody or control, or under the supervision, of the Department of Corrections; or in person at the Department of Juvenile 406

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576-04305-20 20201552c2 407 Justice if the sexual offender is in the custody or control, or 408 under the supervision, of the Department of Juvenile Justice. 409 All changes required to be reported under this subparagraph must 410 be reported within 48 hours after the change. 411 3. The department shall establish an online system through 412 which sexual offenders may securely access, submit, and update 413 all changes in status to vehicles owned; electronic mail 414 addresses; Internet identifiers and each Internet identifier's 415 corresponding website homepage or application software name; 416 home telephone numbers and cellular telephone numbers; 417 employment information; and institution of higher education 418 information. (7) A sexual offender who intends to establish a permanent, 419 420 temporary, or transient residence in another state or 421 jurisdiction other than the State of Florida or intends to 422 travel outside of the United States shall report in person to 423 the sheriff of the county of current residence at least within 424 48 hours before the date he or she intends to leave this state 425 to establish residence in another state or jurisdiction or at 426 least 21 days before the date he or she intends to travel if the 427 intended residence of 5 days or more is outside of the United 428 States. Any travel that is not known by the sexual offender 48 429 hours before he or she intends to establish a residence in

430 another state or jurisdiction or 21 days before the departure
431 date for travel outside of the United States must be reported in
432 person to the sheriff's office as soon as possible before
433 departure. The sexual offender shall provide to the sheriff the
434 address, municipality, county, state, and country of intended
435 residence. For international travel, the sexual offender shall

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576-04305-20 20201552c2 436 also provide travel information, including, but not limited to, 437 expected departure and return dates, flight numbers number, 438 airports airport of departure and return, cruise ports port of 439 departure and return, or any other means of intended travel. The 440 sheriff shall promptly provide to the department the information 441 received from the sexual offender. The department shall notify 442 the statewide law enforcement agency, or a comparable agency, in the intended state, jurisdiction, or country of residence or the 443 444 intended country of travel of the sexual offender's intended residence or intended travel. The failure of a sexual offender 445 446 to provide his or her intended place of residence or intended 447 travel is punishable as provided in subsection (9).

448 (11) Except as provided in s. 943.04354, a sexual offender 449 shall maintain registration with the department for the duration 450 of his or her life unless the sexual offender has received a 451 full pardon or has had a conviction set aside in a 452 postconviction proceeding for any offense that meets the 453 criteria for classifying the person as a sexual offender for 454 purposes of registration. However, a sexual offender shall be 455 considered for removal of the requirement to register as a 456 sexual offender only if the person:

457 (b) Maintains As defined in sub-subparagraph (1)(h)1.b. 458 must maintain registration with the department as described in 459 sub-subparagraph (1)(h)1.b. for the duration of his or her life 460 until the person provides the department with an order issued by 461 the court that designated the person as a sexual predator or, as 462 a sexually violent predator, or any other by another sexual 463 offender designation in the state or jurisdiction in which the 464 order was issued which states that such designation has been

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465removed or demonstrates to the department that such designation,466if not imposed by a court, has been removed by operation of law467or court order in the state or jurisdiction in which the468designation was made, and provided that such person no longer469meets the criteria for registration as a sexual offender under470the laws of this state.471(c)1. Is required to register as a sexual offender solely472under the requirements of sub-subparagraph (1) (h)1.b. and files473a petition in the circuit court in the jurisdiction in which the474person resides or, for a person who no longer resides in this475state, the court in the jurisdiction in which the person last476resided in this state. The petition must assert that his or her481designation as a sexual predator or sexually violent predator or482any other sexual offender designation in the state or483yiurisdiction in which the designation was made is confidential484from public disclosure or that such designation, if not imposed485by a court, is considered confidential from public disclosure by486operation of law or court order in the state or jurisdiction in487which the designation was made, provided that such person does488nt meet the criteria for registration as a sexual offender489under the laws of this state.4802. If the person meets the criteria in subparagraph 1., the481court in the state or jurisdiction which made the482de		576-04305-20 20201552c2
<ul> <li>or court order in the state or jurisdiction in which the</li> <li>designation was made, and provided that such person no longer</li> <li>meets the criteria for registration as a sexual offender under</li> <li>the laws of this state.</li> <li>(c)1. Is required to register as a sexual offender solely</li> <li>under the requirements of sub-subparagraph (1) (h)1.b. and files</li> <li>a petition in the circuit court in the jurisdiction in which the</li> <li>person resides or, for a person who no longer resides in this</li> <li>state, the court in the jurisdiction in which the person last</li> <li>resided in this state. The petition must assert that his or her</li> <li>designation as a sexual predator or sexually violent predator or</li> <li>any other sexual offender designation in the state or</li> <li>jurisdiction in which the designation was made is confidential</li> <li>from public disclosure or that such designation, if not imposed</li> <li>by a court, is considered confidential from public disclosure by</li> <li>operation of law or court order in the state or jurisdiction in</li> <li>which the designation was made, provided that such person does</li> <li>not meet the criteria for registration as a sexual offender</li> <li>under the laws of this state.</li> <li>2. If the person meets the criteria in subparagraph 1., the</li> <li>court may grant the petition and remove the requirement to</li> <li>register as a sexual offender.</li> <li>3. A petition under this paragraph must document the</li> <li>person's conviction and include a copy of the order issued by</li> <li>the court in the state or jurisdiction which made the</li> <li>designation confidential from public disclosure. If such relief</li> </ul>	465	removed or demonstrates to the department that such designation,
designation was made, and provided that such person no longer meets the criteria for registration as a sexual offender under the laws of this state. (c)l. Is required to register as a sexual offender solely under the requirements of sub-subparagraph (l)(h)l.b. and files a petition in the circuit court in the jurisdiction in which the person resides or, for a person who no longer resides in this state, the court in the jurisdiction in which the person last resided in this state. The petition must assert that his or her designation as a sexual predator or sexually violent predator or any other sexual offender designation in the state or jurisdiction in which the designation, if not imposed by a court, is considered confidential from public disclosure by operation of law or court order in the state or jurisdiction in which the designation was made, provided that such person does not meet the criteria for registration as a sexual offender under the laws of this state. 2. If the person meets the criteria in subparagraph 1., the court may grant the petition and remove the requirement to register as a sexual offender. 3. A petition under this paragraph must document the person's conviction and include a copy of the order issued by the court in the state or jurisdiction which made the designation confidential from public disclosure. If such relief	466	if not imposed by a court, has been removed by operation of law
meets the criteria for registration as a sexual offender under the laws of this state. (c)1. Is required to register as a sexual offender solely under the requirements of sub-subparagraph (1) (h)1.b. and files a petition in the circuit court in the jurisdiction in which the person resides or, for a person who no longer resides in this state, the court in the jurisdiction in which the person last resided in this state. The petition must assert that his or her designation as a sexual predator or sexually violent predator or any other sexual offender designation in the state or jurisdiction in which the designation was made is confidential from public disclosure or that such designation, if not imposed by a court, is considered confidential from public disclosure by operation of law or court order in the state or jurisdiction in which the designation was made, provided that such person does not meet the criteria for registration as a sexual offender under the laws of this state. 2. If the person meets the criteria in subparagraph 1., the court may grant the petition and remove the requirement to register as a sexual offender. 3. A petition under this paragraph must document the person's conviction and include a copy of the order issued by the court in the state or jurisdiction which made the designation confidential from public disclosure. If such relief	467	or court order in the state or jurisdiction in which the
<ul> <li>the laws of this state.</li> <li>(c)1. Is required to register as a sexual offender solely</li> <li>under the requirements of sub-subparagraph (1) (h)1.b. and files</li> <li>a petition in the circuit court in the jurisdiction in which the</li> <li>person resides or, for a person who no longer resides in this</li> <li>state, the court in the jurisdiction in which the person last</li> <li>resided in this state. The petition must assert that his or her</li> <li>designation as a sexual predator or sexually violent predator or</li> <li>any other sexual offender designation in the state or</li> <li>jurisdiction in which the designation was made is confidential</li> <li>from public disclosure or that such designation, if not imposed</li> <li>by a court, is considered confidential from public disclosure by</li> <li>operation of law or court order in the state or jurisdiction in</li> <li>which the designation was made, provided that such person does</li> <li>not meet the criteria for registration as a sexual offender</li> <li>under the laws of this state.</li> <li>2. If the person meets the criteria in subparagraph 1., the</li> <li>court may grant the petition and remove the requirement to</li> <li>register as a sexual offender.</li> <li>3. A petition under this paragraph must document the</li> <li>person's conviction and include a copy of the order issued by</li> <li>the court in the state or jurisdiction which made the</li> <li>designation confidential from public disclosure. If such relief</li> </ul>	468	designation was made, <del>and</del> provided <u>that</u> such person no longer
471(c)1. Is required to register as a sexual offender solely472under the requirements of sub-subparagraph (1) (h)1.b. and files473a petition in the circuit court in the jurisdiction in which the474person resides or, for a person who no longer resides in this475state, the court in the jurisdiction in which the person last476resided in this state. The petition must assert that his or her477designation as a sexual predator or sexually violent predator or478any other sexual offender designation in the state or479jurisdiction in which the designation was made is confidential480from public disclosure or that such designation, if not imposed481by a court, is considered confidential from public disclosure by482operation of law or court order in the state or jurisdiction in483which the designation was made, provided that such person does484not meet the criteria for registration as a sexual offender485under the laws of this state.4862. If the person meets the criteria in subparagraph 1., the487court may grant the petition and remove the requirement to488register as a sexual offender.4893. A petition under this paragraph must document the490person's conviction and include a copy of the order issued by491the court in the state or jurisdiction which made the492designation confidential from public disclosure. If such relief	469	meets the criteria for registration as a sexual offender under
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490 person's conviction and include a copy of the order issued by 491 the court in the state or jurisdiction which made the 492 designation confidential from public disclosure. If such relief	488	register as a sexual offender.
491 <u>the court in the state or jurisdiction which made the</u> 492 <u>designation confidential from public disclosure. If such relief</u>	489	3. A petition under this paragraph must document the
492 designation confidential from public disclosure. If such relief	490	person's conviction and include a copy of the order issued by
	491	the court in the state or jurisdiction which made the
493 was not granted by court order, the person must demonstrate to	492	designation confidential from public disclosure. If such relief
	493	was not granted by court order, the person must demonstrate to

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494	the court that his or her registration requirement has been made
495	confidential by operation of law in the state or jurisdiction
496	requiring registration. The state attorney and the department
497	must be given notice at least 21 days before the date of the
498	hearing on the petition and may present evidence in opposition
499	to the requested relief or may otherwise demonstrate why it
500	should be denied.
501	4. If a person provides to the department a certified copy
502	of the circuit court's order granting the person removal of the
503	requirement to register as a sexual offender in this state in
504	accordance with this subparagraph, the registration requirement
505	does not apply to the person and the department must remove all
506	information about the person from the public registry of sexual
507	offenders and sexual predators maintained by the department.
508	Section 4. Present subsection (7) of section 943.0311,
509	Florida Statutes, is redesignated as subsection (10), and a new
510	subsection (7) and subsections (8) and (9) are added to that
511	section, to read:
512	943.0311 Chief of Domestic Security; duties of the
513	department with respect to domestic security
514	(7) The chief shall oversee the development of a statewide
515	strategy for targeted violence prevention to develop a
516	comprehensive threat assessment strategy and appropriate
517	training to be used by state and local law enforcement agencies.
518	The chief shall coordinate with state and local law enforcement
519	agencies in the development of the statewide strategy and its
520	implementation.
521	(8) Any statewide strategy for targeted violence prevention
522	shall be evaluated periodically, as determined by the

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523	department, and after any event of targeted violence, to
524	incorporate changes needed to address deficiencies and improve
525	effectiveness.
526	(9) Subsections (7) and (8) may not be construed to
527	abrogate or diminish any person's right to be secure in their
528	persons, houses, papers, and effects against unreasonable
529	seizures and searches as provided in the United States and
530	Florida Constitutions, and in the laws of this state and the
531	Federal Government, including, but not limited to, s. 933.04.
532	Section 5. This act shall take effect July 1, 2020.

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