House

Florida Senate - 2020 Bill No. CS for SB 1728

22283
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LEGISLATIVE ACTION

Senate Comm: RCS 02/10/2020

The Committee on Governmental Oversight and Accountability (Brandes) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Present subsection (9) of section 945.0911, Florida Statutes, as created by SB 556 or other similar legislation, 2020 Regular Session, is redesignated as subsection (10), and a new subsection (9) is added to that section, to read:

945.0911 Conditional aging inmate release.-

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11 (9) PUBLIC MEETINGS AND RECORDS EXEMPTIONS.-(a) That portion of a panel review hearing conducted in 12 13 accordance with this section during which the panel will discuss 14 information that is exempt from public inspection and copying 15 requirements under state law or confidential under federal law, 16 such as protected health information covered by the Health 17 Insurance Portability and Accountability Act, is exempt from s. 286.011 and s. 24(b), Art. I of the State Constitution. If the 18 19 panel must discuss exempt or confidential information during the 20 course of its meeting, the following requirements must be met: 21

1. The panel must announce at the public meeting that, in connection with the performance of the panel's duties, exempt or confidential information must be discussed;

2. The panel must declare the specific reasons that it is necessary to close the meeting, or a portion thereof, in a document that is a public record and filed with the official records of the program; and

3. The entire closed hearing must be recorded. The recording must include the times of commencement and termination of the closed hearing or portion thereof, all discussion and proceedings, and the names of the persons present.

(b)1. That portion of the records the panel uses to determine the appropriateness of conditional medical release which includes any exempt or confidential information is confidential and exempt from disclosure under s. 119.07(1) and s. 24(a), Art. I of the State Constitution.

37 <u>2. Any audio or video recording or transcript of, and any</u> 38 <u>minutes and notes generated during, a closed hearing of the</u> 39 panel or closed portion of a hearing of the panel are

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40	confidential and exempt from disclosure under s. 119.07(1) and
41	s. 24(a), Art. I of the State Constitution. Such audio or video
42	recording, transcript, minutes and notes must be retained
43	pursuant to the requirements of s. 119.021.
44	(c) Only members of the panel, staff supporting the panel's
45	functions, the inmate for whom the panel has convened, and
46	licensed medical personnel called by the panel to provide
47	testimony regarding exempt or confidential information shall be
48	allowed to attend the closed portions of panel hearings. The
49	panel shall ensure that any closure of its meetings as
50	authorized by this section is limited so that the policy of the
51	state in favor of public meetings is maintained.
52	(d) This subsection is subject to the Open Government
53	Sunset Review Act in accordance with s. 119.15 and shall stand
54	repealed on October 2, 2025, unless reviewed and saved from
55	repeal through reenactment by the Legislature.
56	Section 2. The Legislature finds that it is a public
57	necessity that the hearings or portions of hearings during which
58	exempt or confidential information is discussed by the review
59	panel considering an inmate's conditional medical release be
60	made exempt from s. 286.011, Florida Statutes, and s. 24(b),
61	Article I of the State Constitution. The Legislature finds that
62	the rights of an inmate afforded under other state or federal
63	laws that deem certain personal information confidential, such
64	as protected health information covered by the Health Insurance
65	Portability and Accountability Act, be upheld and that the
66	inmate's exempt or confidential information not be disclosed to
67	the public during such hearings. The Legislature also finds that
68	the recordings and transcripts of a panel review hearing and the

69	records used by the panel to make its determination be made
70	confidential and exempt from disclosure under s. 119.07(1),
71	Florida Statutes, and s. 24(a), Article I of the State
72	Constitution. The inmate's exempt or confidential information,
73	if publicly available, could be used to invade his or her
74	personal privacy. Making these reports and discussions of such
75	information confidential and exempt from disclosure will protect
76	information of a sensitive personal nature, the release of which
77	could cause unwarranted damage to the privacy rights of the
78	inmate. The Legislature therefore finds that it is a public
79	necessity that such information be made confidential and exempt.
80	Section 3. This act shall take effect on the same date that
81	SB 556 or similar legislation relating to conditional medical
82	release takes effect, if such legislation is adopted in the same
83	legislative session or an extension thereof and becomes a law
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85	=========== T I T L E A M E N D M E N T ===============
86	And the title is amended as follows:
87	Delete everything before the enacting clause
88	and insert:
89	A bill to be entitled
90	An act relating to public meetings and records;
91	amending s. 945.0912, F.S.; exempting from public
92	meetings requirements that portion of a panel review
93	at which the exempt or confidential information of
94	specified inmates being considered for the conditional
95	medical release program is discussed; exempting from
96	public records requirements certain records used by
97	the reviewing panel to make a determination of the



98 appropriateness of conditional medical release and the 99 recordings and transcripts of closed panel review 100 hearings; providing for legislative review and repeal 101 of the exemption; providing a statement of public 102 necessity; providing an effective date.