1	A bill to be entitled
2	An act relating to law enforcement and correctional
3	officers; creating s. 30.61, F.S.; authorizing county
4	sheriffs to establish civilian oversight boards to
5	review the policies and procedures of the sheriff's
6	office and its subdivisions; providing for membership
7	of such boards; amending s. 112.533, F.S.; providing
8	legislative intent; revising the definition of
9	"political subdivision"; prohibiting a political
10	subdivision from adopting or attempting to enforce
11	certain ordinances relating to the receipt,
12	processing, or investigation of complaints against law
13	enforcement officers or correctional officers, or
14	relating to civilian oversight of law enforcement
15	agency investigations of complaints of misconduct by
16	such officers; making technical changes; amending s.
17	112.532, F.S.; conforming a cross-reference; making
18	technical changes; amending s. 145.071, F.S.; revising
19	the base salary for sheriffs; providing a declaration
20	of important state interest; creating s. 166.0486,
21	F.S.; authorizing the chief of a municipal police
22	department to establish a civilian oversight board to
23	review the policies and procedures of the chief's
24	department and its subdivisions; providing for
25	membership of such boards; providing an effective
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HB601, Engrossed 1
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26	date.
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28	Be It Enacted by the Legislature of the State of Florida:
29	
30	Section 1. Section 30.61, Florida Statutes, is created to
31	read:
32	30.61 Establishment of civilian oversight boards
33	(1) A county sheriff may establish a civilian oversight
34	board to review the policies and procedures of his or her office
35	and its subdivisions.
36	(2) The board must be composed of at least three and up to
37	seven members appointed by the sheriff, one of which shall be a
38	retired law enforcement officer.
39	Section 2. Section 112.533, Florida Statutes, is amended
40	to read:
41	112.533 Receipt and processing of complaints
42	(1) It is the intent of the Legislature to make the
43	process for receiving, processing, and investigation of
44	complaints against law enforcement or correctional officers, and
45	the rights and privileges provided in this part while under
46	investigation, apply uniformly throughout this state and its
47	political subdivisions.
48	(2) As used in this section, the term "political
49	subdivision" means a separate agency or unit of local government
50	created or established by law or ordinance and the officers
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51 thereof and includes, but is not limited to, an authority, a 52 board, a branch, a bureau, a city, a commission, a consolidated 53 government, a county, a department, a district, an institution, 54 a metropolitan government, a municipality, an office, an 55 officer, a public corporation, a town, or a village. 56 (3) A political subdivision may not adopt or attempt to 57 enforce any ordinance relating to either of the following: The receipt, processing, or investigation by any 58 (a) 59 political subdivision of this state of complaints of misconduct by law enforcement or correctional officers, except as expressly 60 61 provided in this section. (b) Civilian oversight of law enforcement agencies' 62 investigations of complaints of misconduct by law enforcement or 63 64 correctional officers. 65 (4) (a) Every law enforcement agency and correctional 66 agency shall establish and put into operation a system for the receipt, investigation, and determination of complaints received 67 68 by such agency from any person, which must shall be the 69 procedure for investigating a complaint against a law 70 enforcement or and correctional officer and for determining 71 whether to proceed with disciplinary action or to file 72 disciplinary charges, notwithstanding any other law or ordinance to the contrary. When law enforcement or correctional agency 73 74 personnel assigned the responsibility of investigating the 75 complaint prepare an investigative report or summary, regardless

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76 of form, the person preparing the report shall, at the time the 77 report is completed: 78 1. Verify pursuant to s. 92.525 that the contents of the 79 report are true and accurate based upon the person's personal knowledge, information, and belief. 80 81 2. Include the following statement, sworn and subscribed 82 to pursuant to s. 92.525: 83 84 "I, the undersigned, do hereby swear, under penalty of perjury, that, to the best of my personal knowledge, information, and 85 86 belief, I have not knowingly or willfully deprived, or allowed another to deprive, the subject of the investigation of any of 87 the rights contained in ss. 112.532 and 112.533, Florida 88 89 Statutes." 90 91 The requirements of subparagraphs 1. and 2. must shall be 92 completed before prior to the determination as to whether to 93 proceed with disciplinary action or to file disciplinary 94 charges. This subsection does not preclude the Criminal Justice 95 Standards and Training Commission from exercising its authority 96 under chapter 943. 97 (b) 1. Any political subdivision that initiates or receives 98 a complaint against a law enforcement officer or correctional 99 officer shall must within 5 business days forward the complaint to the employing agency of the officer who is the subject of the 100

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101 complaint for review or investigation. 102 2. For purposes of this paragraph, the term "political 103 subdivision" means a separate agency or unit of local government created or established by law or ordinance and the officers 104 105 thereof and includes, but is not limited to, an authority, 106 board, branch, bureau, city, commission, consolidated 107 government, county, department, district, institution, 108 metropolitan government, municipality, office, officer, public 109 corporation, town, or village. 110 Notwithstanding the rights and privileges provided under this 111 part or any provisions provided in a collective bargaining 112 113 agreement, the agency head or the agency head's designee may 114 request a sworn or certified investigator from a separate law 115 enforcement or correctional agency to conduct the investigation 116 when a conflict is identified with having an investigator 117 conduct the investigation of an officer of the same employing 118 agency; the employing agency does not have an investigator trained to conduct such investigations; or the agency's 119 120 investigator is the subject of, or a witness in, the 121 investigation and such agency is composed of any combination of 35 or fewer law enforcement officers or correctional officers. 122 123 The employing agency must document the identified conflict. Upon 124 completion of the investigation, the investigator shall present 125 the findings without any disciplinary recommendation to the

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employing agency. (5) (a) (2) (a) A complaint filed against a law enforcement officer or correctional officer with a law enforcement agency or correctional agency and all information obtained pursuant to the investigation by the agency of the complaint is confidential and exempt from the provisions of s. 119.07(1) until the investigation ceases to be active, or until the agency head or the agency head's designee provides written notice to the officer who is the subject of the complaint, either personally or by mail, that the agency has concluded the investigation with either a finding: 1. Concluded the investigation with a finding Not to proceed with disciplinary action or to file charges; or Concluded the investigation with a finding To proceed 2. with disciplinary action or to file charges. Notwithstanding the foregoing provisions, the officer who is the

142 143 subject of the complaint, along with legal counsel or any other 144 representative of his or her choice, may review the complaint 145 and all statements regardless of form made by the complainant 146 and witnesses and all existing evidence, including, but not limited to, incident reports, analyses, GPS locator information, 147 148 and audio or video recordings relating to the investigation, 149 immediately before beginning the investigative interview. All statements, regardless of form, provided by a law enforcement 150

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151 officer or correctional officer during the course of a complaint 152 investigation of that officer must shall be made under oath 153 pursuant to s. 92.525. Knowingly false statements given by a law 154 enforcement officer or correctional officer under investigation 155 may subject the law enforcement officer or correctional officer 156 to prosecution for perjury. If a witness to a complaint is 157 incarcerated in a correctional facility and may be under the 158 supervision of, or have contact with, the officer under 159 investigation, only the names and written statements of the 160 complainant and nonincarcerated witnesses may be reviewed by the 161 officer under investigation immediately before prior to the 162 beginning of the investigative interview.

163 (b) This subsection does not apply to any public record 164 which is exempt from public disclosure pursuant to chapter 119. 165 For the purposes of this subsection, an investigation is shall 166 be considered active as long as it is continuing with a 167 reasonable, good faith anticipation that an administrative 168 finding will be made in the foreseeable future. An investigation 169 is shall be presumed to be inactive if no finding is made within 170 45 days after the complaint is filed.

(c) Notwithstanding other provisions of this section, the complaint and information <u>must</u> shall be available to law enforcement agencies, correctional agencies, and state attorneys in the conduct of a lawful criminal investigation.

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(6) (3) A law enforcement officer or correctional officer

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has the right to review his or her official personnel file at any reasonable time under the supervision of the designated records custodian. A law enforcement officer or correctional officer may attach to the file a concise statement in response to any items included in the file identified by the officer as derogatory, and copies of such items must be made available to the officer.

183 (7) (4) Any person who is a participant in an internal 184 investigation, including the complainant, the subject of the investigation and the subject's legal counsel or a 185 186 representative of his or her choice, the investigator conducting the investigation, and any witnesses in the investigation, who 187 188 willfully discloses any information obtained pursuant to the 189 agency's investigation, including, but not limited to, the 190 identity of the officer under investigation, the nature of the 191 questions asked, information revealed, or documents furnished in 192 connection with a confidential internal investigation of an 193 agency, before such complaint, document, action, or proceeding 194 becomes a public record as provided in this section commits a 195 misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. However, this subsection does not limit a 196 197 law enforcement or correctional officer's ability to gain access 198 to information under paragraph  $(5)(a) \frac{(2)(a)}{(2)(a)}$ . Additionally, a 199 sheriff, police chief, or other head of a law enforcement agency, or his or her designee, is not precluded by this section 200

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201 from acknowledging the existence of a complaint and the fact 202 that an investigation is underway.

203 Section 3. Paragraph (b) of subsection (4) of section 204 112.532, Florida Statutes, is amended to read:

205 112.532 Law enforcement officers' and correctional 206 officers' rights.—All law enforcement officers and correctional 207 officers employed by or appointed to a law enforcement agency or 208 a correctional agency shall have the following rights and 209 privileges:

(4) NOTICE OF DISCIPLINARY ACTION; COPY OF AND OPPORTUNITY
TO ADDRESS CONTENTS OF INVESTIGATIVE FILE; CONFIDENTIALITY.-

212 Notwithstanding s. 112.533(5) s. 112.533(2), whenever (b) a law enforcement officer or correctional officer is subject to 213 214 disciplinary action consisting of suspension with loss of pay, 215 demotion, or dismissal, the officer or the officer's 216 representative must shall, upon request, be provided with a 217 complete copy of the investigative file, including the final 218 investigative report and all evidence, and with the opportunity 219 to address the findings in the report with the employing law 220 enforcement agency before imposing disciplinary action 221 consisting of suspension with loss of pay, demotion, or 222 dismissal. The contents of the complaint and investigation must shall remain confidential until such time as the employing law 223 224 enforcement agency makes a final determination whether or not to issue a notice of disciplinary action consisting of suspension 225

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226	with loss of pay, demotion, or dismissal. This paragraph does														
227	not provide law enforcement officers with a property interest or														
228	expectancy of continued employment, employment, or appointment														
229	as a law enforcement officer.														
230	Section 4. Subsection (1) of section 145.071, Florida														
231	Statutes, is amended to read:														
232	2 145.071 Sheriff														
233	(1) Each sheriff shall receive as salary the amount														
234	indicated, based on the population of his or her county. In														
235	addition, a compensation shall be made for population increments														
236	over the minimum for each group, which shall be determined by														
237	multiplying the population in excess of the minimum for the														
238	group times the group rate.														
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	Pop. Base Salary Group Rate														
	Group County Pop. Range														
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	Minimum Maximum														
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	I \$33,350														
	-0- 49,999 <del>\$28,350</del> \$0.07875														
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ТТТ 39,650 34,650 100,000 199,999 0.02625 244 ΙV 42,275 200,000 399,999 37,275 0.01575 245 V 45,425 400,000 999,999 40,425 0.00525 246 VI 48,575 43,575 1,000,000 0.00400 247 248 249 Section 5. The Legislature hereby determines and declares 250 that this act fulfills an important state interest. 251 Section 6. Section 166.0486, Florida Statutes, is created 252 to read: 253 166.0486 Establishment of civilian oversight boards.-254 (1) The chief of a municipal police department may 255 establish a civilian oversight board to review the policies and 256 procedures of his or her department and its subdivisions. 257 (2) The board must be composed of at least three and up to 258 seven members appointed by the chief of the municipal police 259 department, one of which shall be a retired law enforcement 260 officer.

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Section 7. This act shall take effect July 1, 2024.

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