PCS for HB 475 ORIGINAL 2016

1 A bill to be entitled

An act relating to public records; amending s. 119.071, F.S.; providing an exemption from public records requirements for personal identifying information of a witness to a felony for a specified period; authorizing specified entities to receive the information; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Paragraph (m) is added to subsection (2) of section 119.071, Florida Statutes, to read:

119.071 General exemptions from inspection or copying of public records.—

(2) AGENCY INVESTIGATIONS.-

(m)1. Notwithstanding any other provision of this subsection, the personal identifying information of a witness to a felony is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution, for 2 years after the date on which the felony is observed by the witness. The personal identifying information may be disclosed only to a criminal justice agency or governmental entity for use in the performance of official duties.

2. This paragraph is subject to the Open Government Sunset

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27 Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2021, unless reviewed and saved from repeal 28 29 through reenactment by the Legislature 30 Section 2. The Legislature finds that it is a public 31 necessity that personal identifying information of a witness to 32 a felony be made confidential and exempt from s. 119.07(1), 33 Florida Statutes, and s. 24(a), Article I of the State 34 Constitution, for 2 years after the date on which the felony is 35 observed by the witness. The judicial system cannot function 36 without the participation of witnesses. Complete cooperation and 37 truthful testimony of witnesses is essential to the 38 determination of the facts of a case. The public disclosure of 39 personal identifying information of a witness to a felony, could 40 have an undesirable chilling effect on witnesses stepping forward and providing their accounts of felonies. A witness to a 41 42 felony may be unwilling to cooperate fully with law enforcement 43 officers if the witness knows his or her personal identifying 44 information can be made publicly available. A witness may be 45 less likely to call a law enforcement officer and report a crime 46 if his or her personal identifying information is made available 47 in connection with the felony that is being reported or under 48 investigation. The Legislature further finds that a witness could become the subject of intimidation tactics or threats by 49 50 the perpetrator of the felony if the witness's personal 51 identifying information is publicly available. For these 52 reasons, the Legislature finds that it is a public necessity

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that the personal identifying information of a witness to a felony be made confidential and exempt from public record requirements.

Section 3. This act shall take effect July 1, 2016.

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