| Tab 1  | SB 150 | by <b>C</b> c | ollins (CO-IN            | TRODUCERS) Gruters,       | Martin; (Compare to H 00277) Publi | c Safety       |
|--------|--------|---------------|--------------------------|---------------------------|------------------------------------|----------------|
| 361826 | Α      | S             | UNFAV                    | CJ, Pizzo                 | Delete L.484 - 495:                | 02/20 04:11 PM |
| 508452 | Α      | S             | UNFAV                    | CJ, Pizzo                 | btw L.647 - 648:                   | 02/20 04:25 PM |
| 701178 | Α      | S             | UNFAV                    | CJ, Pizzo                 | btw L.950 - 951:                   | 02/20 04:33 PM |
| Tab 2  | SB 152 | by <b>C</b> c | <b>ollins</b> ; Public I | Records/Safe-school Offic | er at a Private School             |                |

#### The Florida Senate

## **COMMITTEE MEETING EXPANDED AGENDA**

**CRIMINAL JUSTICE** Senator Martin, Chair Senator Bradley, Vice Chair

**MEETING DATE:** Monday, February 20, 2023

TIME:

3:00—6:00 p.m. Pat Thomas Committee Room, 412 Knott Building PLACE:

Senator Martin, Chair; Senator Bradley, Vice Chair; Senators Ingoglia, Perry, Pizzo, Polsky, Powell, and Yarborough **MEMBERS:** 

| BILL NO. and INTRODUCER                                    | BILL DESCRIPTION and SENATE COMMITTEE ACTIONS  | COMMITTEE ACTION   |
|--|--|--|
| SB 150 Collins (Compare H 277, H 543, H 571, Linked S 152) | Public Safety; Requiring sheriffs to assist private schools in complying with a certain statute; authorizing a person to carry a concealed weapon or concealed firearm if he or she is licensed to do so or meets specified requirements; requiring a person who is carrying a concealed weapon or concealed firearm without a license to carry valid identification and display such identification upon demand by a law enforcement officer; providing that a person who is authorized to carry a concealed weapon or concealed firearm without a license is subject to specified penalties for possessing such weapon or firearm at a school-sponsored event or on school property; requiring the Office of Safe Schools to develop a behavioral threat management operational process by a specified date; authorizing a private school to partner with a law enforcement agency or security agency for specified purposes, etc.  CJ 02/20/2023 Favorable FP | Favorable<br>Yeas 5 Nays 3   |
| SB 152<br>Collins<br>(Linked S 150)                        | Public Records/Safe-school Officer at a Private School; Providing a public records exemption for information pertaining to a safe-school officer at a private school; providing for future legislative review and repeal of the exemption; providing a statement of public necessity, etc.  CJ 02/20/2023 Favorable  | Favorable<br>Yeas 5 Nays 3   |
|  | Collins (Compare H 277, H 543, H 571, Linked S 152)  SB 152 Collins  | Collins (Compare H 277, H 543, H 571, Linked S 152)  schools in complying with a certain statute; authorizing a person to carry a concealed weapon or concealed firearm if he or she is licensed to do so or meets specified requirements; requiring a person who is carrying a concealed weapon or concealed firearm without a license to carry valid identification and display such identification upon demand by a law enforcement officer; providing that a person who is authorized to carry a concealed weapon or concealed firearm without a license is subject to specified penalties for possessing such weapon or firearm at a school-sponsored event or on school property; requiring the Office of Safe Schools to develop a behavioral threat management operational process by a specified date; authorizing a private school to partner with a law enforcement agency or security agency for specified purposes, etc.  CJ 02/20/2023 Favorable FP  SB 152  Public Records/Safe-school Officer at a Private School; Providing a public records exemption for information pertaining to a safe-school officer at a private school; providing for future legislative review and repeal of the exemption; providing a statement of |

S-036 (10/2008) Page 1 of 1

## The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

|              | Prepared     | By: The         | Professional Sta | aff of the Committee | on Criminal Just | tice   |
|--------------|--------------|-----------------|------------------|----------------------|------------------|--------|
| BILL: SB 150 |              |                 |                  |                      |                  |        |
| INTRODUCER:  | Senator Coll | ins and o       | others           |                      |                  |        |
| SUBJECT:     | Public Safet | y               |                  |                      |                  |        |
| DATE:        | February 17  | , 2023          | REVISED:         |                      |                  |        |
| ANAL`        | YST          | STAFF<br>Stokes | DIRECTOR         | REFERENCE<br>CJ      | Favorable        | ACTION |
| 2            |              | Stokes          |                  | FP                   | ravorable        |        |

## I. Summary:

SB 150 addresses public safety in two ways. First, the bill provides that persons who wish to carry a concealed weapon or concealed firearm, without obtaining and maintaining a concealed weapon or concealed firearm license from the Department of Agriculture and Consumer Services (DACS) may lawfully do so, if they meet certain criteria. Second, the bill amends various sections of law relating to school safety and creates the Florida Safe Schools Canine Program.

## Firearms and Concealed Carry

The bill substantially amends s. 790.01, F.S., to provide that a person is *authorized* to carry a concealed weapon or concealed firearm if he or she is licensed, or is not licensed but otherwise satisfies the criteria for receiving and maintaining such a license under s. 790.06(2)(a)-(f) and (i)-(n), (3), and (10), F.S.

Terminology is modified throughout the bill to use the word *authorized* for both licensed and unlicensed concealed weapon or concealed firearm carriers.

The bill creates s. 790.013, F.S., to provide that a person who is authorized to carry a concealed weapon or concealed firearm without a license is required to carry valid identification when in actual possession of a concealed weapon or concealed firearm. Such person must display his or her identification upon demand by a law enforcement officer. Additionally, the bill amends s. 790.06, F.S., to remove the requirement for a licensed carrier to carry his or her license to carry a concealed weapon or concealed firearm. Under the bill, the requirements for the carrying and display of identification are the same for licensed and authorized carriers. A violation of these provisions is a noncriminal violation, punishable by a \$25 fine.

Additionally, s. 790.013, F.S., provides that a person who is authorized to carry a concealed weapon or concealed firearm without a license is subject to s. 790.06(12), F.S., in the same manner as a person who is licensed to carry a concealed weapon or concealed firearm.

Section 790.06(12), F.S., provides that a concealed weapon or concealed firearm license does not authorize a person to carry a weapon or firearm in a concealed manner into specified locations.

The bill amends s. 790.053, F.S., the prohibition against openly carrying a firearm, to provide that it is not a violation for a person who is authorized to carry and a person who is licensed to carry a concealed weapon or concealed firearm, to briefly and openly display the firearm to the ordinary sight of another person, unless the firearm is intentionally displayed in an angry or threatening manner, not in necessary self-defense.

The bill amends s. 790.115(2), F.S., to provide the same penalty for a person who is authorized to carry and a person who is licensed to carry a concealed weapon or concealed firearm, when such person willfully and knowingly possesses a weapon or firearm at a school-sponsored event or on the property of any school, school bus, or school bus stop. The penalty for such violation is a second degree misdemeanor.

Additionally, the bill amends s. 790.015, F.S., to expand existing reciprocity in two ways. It allows a nonresident, who does not have a concealed weapon or firearm license issued by his or her state, to carry concealed in Florida if he or she satisfies specified criteria in s. 790.06, F.S. Secondly, the bill deletes the provision that limits recognition of other states' concealed weapon or concealed firearm licenses to states that honor Florida-issued licenses.

The bill amends s. 790.25, F.S., to clarify that a person may carry a concealed weapon or firearm on his or her person while in a private conveyance if he or she is authorized to carry a concealed weapon or concealed firearm under s. 790.01(1), F.S.

The bill repeals s. 790.145, F.S., which prohibits any person who is in possession of a concealed firearm or a destructive device within the premises of a pharmacy.

The bill makes numerous technical and conforming changes to existing statutes relating to carrying a concealed weapon or concealed firearm.

#### **School Safety**

#### Guardians

SB 150 amends s. 1002.42, F.S., to provide that a private school may partner with a law enforcement agency or a security agency to establish or assign one or more safe-school officers. The private school that establishes a safe-school officer must comply with the requirements of s. 1006.12, F.S.

The bill amends s. 30.15, F.S., to add private schools to the entities that may request the sheriff in the school's county to establish a guardian program for the purpose of training the private school employees. Currently, only public and charter schools may establish guardian programs.

The training required for the guardian program is a standardized statewide curriculum. A school guardian who has completed the required training program may not be required to attend another sheriff's training program unless there has been at least a one year break in his or her employment as a guardian.

The bill further amends s. 30.15, F.S., to increase the hours of instruction on active shooter or assailant scenarios to sixteen, rather than eight. Additionally, the number of hours of instruction on legal issues is decreased from twelve, to four.

A person who is certified may serve as a school guardian for a private school only if he or she is appointed by the private school head of school.

## Active Assailant Response Policy

The bill creates s. 943.6873, F.S., to direct each law enforcement agency to create and maintain an active assailant response policy.

The Florida Department of Law Enforcement (FDLE) must make the model active assailant response policy developed by the Marjory Stoneman Douglas High School Public Safety Commission available on its website. The FDLE may make available any other policies deemed appropriate.

Each agency must review the model policy and develop a written active assailant response policy that is consistent with the agency's response capabilities and includes response procedures specifying the command protocol and coordination with other law enforcement agencies.

All sworn personnel of each agency must be trained on the agency's existing active assailant response policy, or must be trained within 180 days after enacting a new or revised policy. Sworn personnel must receive at minimum annual training on the policy.

#### Office of Safe Schools

The bill amends s. 1001.212, F.S., relating to the Office of Safe Schools (OSS). The bill provides that the OSS must develop a statewide behavioral threat management operational process, a Florida-specific behavioral threat assessment instrument, and a threat management portal.

The bill amends s. 1003.25, F.S., to specify that records including corresponding documentation and any other information required by the Florida-specific behavioral threat assessment instrument which contains the evaluation, intervention, and management of the threat assessment evaluation and intervention services, must be transferred within 3 school days if a student transfers from school to school.

The bill amends s. 1006.07, F.S., that all threat management teams must use the statewide behavioral threat management operational process upon its availability.

Additionally, the bill specifies that at least one instructional or administrative personnel who is personally familiar with the individual who is the subject of the threat assessment must be on the threat management team.

The Florida-specific behavioral threat assessment must be used by the threat management team when evaluating the behavior of students. The threat management team must prepare a threat assessment report.

The bill amends s. 1006.13, F.S., to specify that each district school board must adopt a policy of zero tolerance that, in part, identifies acts that are required to be reported under the school environmental safety incident reporting pursuant to s. 1006.07(9), F.S.

## Florida Safe Schools Canine Program

The bill creates s. 1006.121, F.S., to direct the Department of Education (DOE), through the OSS, to establish the Florida Safe Schools Canine Program. This program may designate a person, school, or business entity as a Florida Safe Schools Canine Partner if the person, school, or business entity provides a monetary or in kind donation to a law enforcement agency to purchase, train, or care for a firearm detection canine.

The bill provides for funds to be appropriated from the General Revenue Fund to multiple agencies. Additionally, the bill has an indeterminate fiscal impact on the DACS and the Florida Department of Law Enforcement (FDLE). See Fiscal Impact Statement, Section V.

The bill becomes effective July 1, 2023, except as otherwise expressly provided in the act.

#### II. Present Situation:

## **Concealed Weapon and Concealed Firearm Licensure**

Section 790.01, F.S., prohibits a person who is not licensed by the DACS from carrying a concealed weapon<sup>1</sup> or firearm<sup>2</sup> on or about his or her person. There is a limited exception for a person who is in the act of evacuating pursuant to a mandatory evacuation order.

The DACS is statutorily authorized to issue concealed weapon and concealed firearm licenses to applicants who qualify.<sup>3</sup> For purposes of the concealed carry licensure law, concealed weapons or concealed firearms are defined as a handgun, electronic weapon or device, tear gas gun, knife, or billie but not a machine gun.<sup>4</sup>

To obtain a concealed weapon or concealed firearm license, a person must complete, under oath, an application that includes:

- The name, address, place and date of birth, race, and occupation of the applicant;
- A full frontal view color photograph of the applicant which must be taken within the preceding 30 days;
- A statement that the applicant has been furnished with a copy of ch. 790, F.S., relating to weapon and firearms and is knowledgeable of its provisions;
- A warning that the application is executed under oath with penalties for falsifying or substituting false documents;

<sup>&</sup>lt;sup>1</sup> Unlicensed carrying a concealed weapon or electric weapon or device is a first degree misdemeanor punishable by up to 1 year in jail and a \$1,000 fine. Sections 775.082 and 775.083, F.S.

<sup>&</sup>lt;sup>2</sup> Unlicensed carrying a concealed firearm is a third degree felony punishable by up to 5 years' imprisonment and a \$5,000 fine. Sections 775.082 and 775.083, F.S.

<sup>&</sup>lt;sup>3</sup> Section 790.06(1), F.S.

<sup>&</sup>lt;sup>4</sup> *Id*.

• A statement that the applicant desires a concealed weapon or firearm license as a means of lawful self-defense;

- A full set of fingerprints;
- Documented proof of completion of a firearm safety and training course; and
- A nonrefundable license fee.<sup>5</sup>

Additionally, the applicant must attest that he or she is in compliance with the criteria contained in subsections (2) and (3) of s. 790.06, F.S.

Subsection (2) of s. 790.06, F.S., requires the DACS to issue the license to carry a concealed weapon or concealed firearm if all other requirements are met and the applicant:

- Is a resident of the United States and a citizen of the United States or a permanent resident alien of the United States, as determined by the United States Bureau of Citizenship and Immigration Services, or is a consular security official of a foreign government;<sup>6</sup>
- Is 21 years of age or older;<sup>7</sup>
- Does not suffer from a physical infirmity which prevents the safe handling of a weapon or firearm:
- Is not ineligible to possess a firearm pursuant to s. 790.23, F.S., by virtue of having been convicted of a felony;
- Has not been committed for the abuse of a controlled substance or been found guilty of a crime under the provisions of ch. 893, F.S., or similar laws of any other state relating to controlled substances within a 3-year period immediately preceding the date on which the application is submitted;
- Does not chronically and habitually use alcoholic beverages or other substances to the extent that his or her normal faculties are impaired;<sup>8</sup>
- Has not been adjudicated an incapacitated person under s. 744.331, F.S., or similar laws of any other state, unless 5 years have elapsed since the applicant's restoration to capacity by court order;
- Has not been committed to a mental institution under ch. 394, F.S., or similar laws of any
  other state, unless the applicant produces a certificate from a licensed psychiatrist that he or
  she has not suffered from disability for at least 5 years prior to the date of submission of the
  application;
- Has not had adjudication of guilt withheld or imposition of sentence suspended on any felony
  or misdemeanor crime of domestic violence unless 3 years have elapsed since probation or
  any other conditions set by the court have been fulfilled, or the record has been sealed or
  expunged;

<sup>&</sup>lt;sup>5</sup> Section 790.06(1)-(5), F.S.

<sup>&</sup>lt;sup>6</sup> Such consular security official must maintain diplomatic relations and treaties of commerce, friendship, and navigation with the United States and is certified as such by the foreign government and by the appropriate embassy in this country.

<sup>&</sup>lt;sup>7</sup> Pursuant to s. 790.062, F.S., the DACS must issue a license to carry a concealed weapon or concealed firearm to a servicemember or veteran who does not meet the 21 years of age threshold if he or she is otherwise qualified.

<sup>&</sup>lt;sup>8</sup> It shall be presumed that an applicant chronically and habitually uses alcoholic beverages or other substances to the extent that his or her normal faculties are impaired if the applicant has been committed under ch. 397, F.S., or under the provisions of former ch. 396, F.S., or has been convicted under s. 790.151, F.S., or has been deemed a habitual offender under s. 856.011(3), F.S., or has had two or more convictions under s. 316.193, F.S., or similar laws of any other state, within the 3-year period immediately preceding the date on which the application is submitted. Section 790.06(2), F.S.

• Has not been issued an injunction that is currently in force and effect and that restrains the applicant from committing acts of domestic violence or acts of repeat violence; and

• Is not prohibited from purchasing or possessing a firearm by any other provision of Florida or federal law.<sup>9</sup>

Pursuant to s. 790.06(3), F.S., the DACS must deny the application if the applicant has been found guilty of, had adjudication of guilt withheld for, or had imposition of sentence suspended for one or more crimes of violence constituting a misdemeanor, unless 3 years have elapsed since probation or any other conditions set by the court have been fulfilled or the record has been sealed or expunged.<sup>10</sup>

## The DACS must:

- Revoke a license if the licensee has been found guilty of, had adjudication of guilt withheld for, or had imposition of sentence suspended for one or more crimes of violence within the preceding 3 years.<sup>11</sup>
- Upon notification by a law enforcement agency, a court, or the FDLE and subsequent written verification, suspend a license or the processing of an application for a license if the licensee or applicant is arrested or formally charged with a crime that would disqualify such person from having a license under this section, until final disposition of the case.<sup>12</sup>
- Suspend a license or the processing of an application for a license if the licensee or applicant is issued an injunction that restrains the licensee or applicant from committing acts of domestic violence or acts of repeat violence.<sup>13</sup>

In addition, the DACS is required to suspend or revoke a concealed weapon license or concealed firearm license if the licensee:

- Is found to be ineligible under the criteria set forth in s. 790.06(2), F.S.;
- Develops or sustains a physical infirmity which prevents the safe handling of a weapon or firearm;
- Is convicted of a felony which would make the licensee ineligible to possess a firearm pursuant to s. 790.23, F.S.;
- Is found guilty of a crime under the provisions of ch. 893, F.S., or similar laws of any other state, relating to controlled substances;
- Is committed as a substance abuser under ch. 397, F.S., or is deemed a habitual offender under s. 856.011(3), F.S., or similar laws of any other state;
- Is convicted of a second violation of s. 316.193, F.S., or a similar law of another state, within 3 years of a previous conviction of such section, or similar law of another state, even though the first violation may have occurred prior to the date on which the application was submitted;
- Is adjudicated an incapacitated person under s. 744.331, F.S., or similar laws of any other state; or

<sup>&</sup>lt;sup>9</sup> Section 790.06(2), F.S.

<sup>&</sup>lt;sup>10</sup> Section 790.06(3), F.S.

<sup>&</sup>lt;sup>11</sup> *Id*.

<sup>&</sup>lt;sup>12</sup> *Id*.

<sup>&</sup>lt;sup>13</sup> *Id*.

• Is committed to a mental institution under ch. 394, F.S., or similar laws of any other state. 14

Licensees must carry their license and valid identification any time they are in actual possession of a concealed weapon or concealed firearm and display both documents upon demand by a law enforcement officer. Failure to have proper documentation and display it upon demand is a noncriminal violation with a penalty of \$25.16

A concealed weapon or firearm license does not authorize a person to carry a weapon or firearm in a concealed manner into:

- Any place of nuisance as defined in s. 823.05, F.S.;
- Any police, sheriff, or highway patrol station;
- Any detention facility, prison, or jail;
- Any courthouse;
- Any courtroom, except that nothing in this section would preclude a judge from carrying a
  concealed weapon or determining who will carry a concealed weapon in his or her
  courtroom;
- Any polling place;
- Any meeting of the governing body of a county, public school district, municipality, or special district;
- Any meeting of the Legislature or a committee thereof;
- Any school, college, or professional athletic event not related to firearms;
- Any school administration building;
- Any portion of an establishment licensed to dispense alcoholic beverages for consumption on the premises, which portion of the establishment is primarily devoted to such purpose;
- Any elementary or secondary school facility;
- Any career center;
- Any college or university facility unless the licensee is a registered student, employee, or faculty member of such college or university and the weapon is a stun gun or nonlethal electric weapon or device designed solely for defensive purposes and the weapon does not fire a dart or projectile;
- Inside the passenger terminal and sterile area of any airport, provided that no person shall be prohibited from carrying any legal firearm into the terminal, which firearm is encased for shipment for purposes of checking such firearm as baggage to be lawfully transported on any aircraft; or
- Any place where the carrying of firearms is prohibited by federal law.

A person who willfully violates any of the above-listed provisions commits a misdemeanor of the second degree.<sup>17</sup>

<sup>&</sup>lt;sup>14</sup> Section 790.06(10), F.S.

<sup>&</sup>lt;sup>15</sup> Section 790.06(1), F.S.

<sup>&</sup>lt;sup>16</sup> Section 790.06(1), F.S.

<sup>&</sup>lt;sup>17</sup> Section 790.06(12), F.S. A second degree misdemeanor is punishable by up to 60 days in jail and a \$500 fine. Sections 775.082 and 775.083, F.S.

Section 790.06(5)(b), F.S., specifies that an officer holding an active certification from the Criminal Justice Standards and Training Commission is exempt from the licensing requirements set forth in s. 790.06, F.S. 18

## Concealed Carry Licensees Exempt from Firearm Purchase Waiting Period

A person holding a valid concealed weapon or concealed firearm license is exempt from the mandatory three-day waiting period between the purchase of a firearm<sup>19</sup> from a federally licensed importer, manufacturer, or dealer and the delivery of the firearm to the purchaser.<sup>20</sup>

## Reciprocity

Section 790.015, F.S., provides for reciprocity with other states that honor Florida concealed weapon or concealed firearm licenses.<sup>21</sup> This reciprocity allows a nonresident of Florida to carry a concealed weapon or concealed firearm if the nonresident:

- Is 21 years of age or older.
- Has in his or her immediate possession a valid license to carry a concealed weapon or concealed firearm issued to the nonresident in his or her state of residence.
- Is a resident of the United States. 22

A nonresident is subject to the same laws and restrictions with respect to carrying a concealed weapon or concealed firearm as a resident of Florida who is so licensed.

If the resident of another state who is the holder of a valid license to carry a concealed weapon or concealed firearm issued in another state establishes legal residence in this state the license shall remain in effect for 90 days following the date on which the holder of the license establishes legal state residence.<sup>23</sup>

The DACS provides an up-to-date list of the states that honor Florida concealed carry licenses.<sup>24</sup> It should be noted that travel with a concealed weapon or firearm into states that do not honor Florida's concealed carry licenses, or when a person does not possess a concealed carry license subjects the person to the laws of that state.<sup>25</sup>

<sup>&</sup>lt;sup>18</sup> See, generally, s. 943.1395, F.S., which sets forth the criteria for the certification of officers by the Criminal Justice Standards and Training Commission. These persons include law enforcement officers, and both part-time and auxiliary law enforcement officers; and correctional officers, correctional probation officers, and both part-time and auxiliary correctional officers. Section 790.06(5)(b), F.S. See also s. 790.052, F.S.

<sup>&</sup>lt;sup>19</sup> Section 790.001(6), F.S., defines "firearm" to mean any weapon (including a starter gun) which will, is designed to, or may readily be converted to expel a projectile by the action of an explosive; the frame or receiver of any such weapon; any firearm muffler or firearm silencer; any destructive device; or any machine gun. The term "firearm" does not include an antique firearm unless the antique firearm is used in the commission of a crime.

<sup>&</sup>lt;sup>20</sup> Section 790.065(1)(b) and 790.0655(2)(a), F.S.

<sup>&</sup>lt;sup>21</sup> Section 790.015, F.S.

<sup>&</sup>lt;sup>22</sup> These requirements do not apply to a servicemember as defined in s. 250.01, F.S., or to a veteran of the United States Armed Forces who was honorably discharged. Section 790.015(5), F.S.

<sup>&</sup>lt;sup>23</sup> Legal state residence for purposes of s. 790.015, F.S., is established by registering to vote, making a statement of domicile pursuant to s. 222.17, F.S., or by filing for homestead tax exemption on property in this state. Section 790.015(3), F.S. 
<sup>24</sup> <a href="http://www.freshfromflorida.com/content/download/7444/118465/ReciprocityList.pdf">http://www.freshfromflorida.com/content/download/7444/118465/ReciprocityList.pdf</a>. Currently the list contains 37 state.(last visited February 15, 2023). 
<sup>25</sup> *Id.* 

## Possession of a Firearm in a Motor Vehicle

Section 790.25(5), F.S., specifies that it is lawful and is not a violation of s. 790.01, F.S., <sup>26</sup> for a person 18 years of age or older to possess a concealed firearm or other weapon for self-defense or other lawful purpose within the interior of a private conveyance, without a license, if the firearm or other weapon is securely encased or is otherwise not readily accessible for immediate use. <sup>27</sup> A person may carry a legal firearm other than a handgun<sup>28</sup> anywhere in a private conveyance when such firearm is being carried for a lawful use. <sup>29</sup> However, carrying a concealed firearm or other weapon on the person in a private conveyance is not authorized. <sup>30</sup>

Section 790.251(4)(c), F.S., states that no public or private employer<sup>31</sup> shall condition employment upon either:

- The fact that an employee or prospective employee holds or does not hold a license issued pursuant to s. 790.06, F.S.;<sup>32</sup> or
- Any agreement by an employee or a prospective employee that prohibits an employee from keeping a legal firearm locked inside or locked to a private motor vehicle in a parking lot when such firearm is kept for lawful purposes.<sup>33</sup>

"Employee," means any person who possesses a valid license issued pursuant to s. 790.06, F.S., 34 and:

- Works for salary, wages, or other remuneration;
- Is an independent contractor; or
- Is a volunteer, intern, or other similar individual for an employer.

<sup>&</sup>lt;sup>26</sup> Section 790.01, F.S., generally prohibits the unlicensed carrying of a concealed weapon or concealed firearm.

<sup>&</sup>lt;sup>27</sup> "Securely encased" means in a glove compartment, whether or not locked; snapped in a holster; in a gun case, whether or not locked; in a zippered gun case; or in a closed box or container which requires a lid or cover to be opened for access. "Readily accessible for immediate use" means that a firearm or other weapon is carried on the person or within such close proximity and in such a manner that it can be retrieved and used as easily and quickly as if carried on the person. Sections 790.001(16) and (17), F.S.

<sup>&</sup>lt;sup>28</sup> A "handgun" is defined in s. 790.31(1)(c), F.S., as a firearm capable of being carried and used by one hand, such as a pistol or revolver. The term "handgun" is identically defined in Article 1, Section 8(b) of the Florida Constitution.

<sup>&</sup>lt;sup>29</sup> Section 790.25(5), F.S.

<sup>&</sup>lt;sup>30</sup> See s. 790.01(1) and (2), F.S.; punishable by up to 1 year in jail and a \$1,000 fine as a first degree misdemeanor (unlicensed concealed weapon), and as a third degree felony by up to 5 years' imprisonment and a \$5,000 fine (unlicensed concealed firearm). Sections 775.082 and 775.083, F.S.

<sup>&</sup>lt;sup>31</sup> The term "employer" is defined as any business that is a sole proprietorship, partnership, corporation, limited liability company, professional association, cooperative, joint venture, trust, firm, institution, or association, or public sector entity, that has employees. Section 790.251(2)(d), F.S.

<sup>&</sup>lt;sup>32</sup> Section 790.06, F.S., is the section of law setting forth the DACS authority to issue licenses to carry concealed weapons or firearms.

<sup>&</sup>lt;sup>33</sup> Section 790.251, F.S., also contains provisions related to "customers" and "invitees." These provisions were found unconstitutional in 2008 and therefore are not pertinent to SB 150. *Florida Retail Federation v. Attorney General of Florida*, 576 F.Supp.2d 1281 (N.D. Fla. 2008), see also 576 F.Supp.2d 1301 (N.D. Fla. 2008).

<sup>&</sup>lt;sup>34</sup> Section 790.06, F.S., is the section of law setting forth the DACS authority to issue licenses to carry concealed weapons or firearms.

## Possessing or Discharging a Weapon or Firearm on School Property

Section 790.115(2)(a), F.S., provides that a person may not possess any firearm, electric weapon or device, destructive device, <sup>35</sup> or other weapon, <sup>36</sup> including a razor blade or box cutter, on the property of any school, school bus, or school bus stop unless as authorized in support of school-sanctioned activities or at a school-sponsored event.

A person may carry a firearm:

- In a case to a firearms program, class, or function which has been approved in advance by the principal or chief administrative officer of the school as a program or class to which firearms could be carried;
- In a case to a career center having a firearms training range; or
- In a vehicle pursuant to s. 790.25(5), F.S., except that school districts may adopt written and published policies that waive the exception in this subparagraph for purposes of student and campus parking privileges.<sup>37</sup>

A person commits a third degree felony when he or she, during school hours or during the time of a sanctioned school activity, exhibits any sword, sword cane, firearm, electric weapon or device, destructive device, or other weapon as defined in s. 790.001(13), F.S., including a razor blade, box cutter, or common pocketknife, except as authorized in support of school-sanctioned activities, in the presence of one or more persons in a rude, careless, angry, or threatening manner and not in lawful self-defense:

- At a school-sponsored event or on the grounds or facilities of any school, school bus, or school bus stop; or
- Within 1,000 feet of the real property that comprises a public or private elementary school, middle school, or secondary school.<sup>38</sup>

Section 790.115(2)(b), F.S., provides that a person who willfully and knowingly possesses any electric weapon or device, destructive device, or other weapon as defined in s. 790.001(13), F.S.,

<sup>&</sup>lt;sup>35</sup> "Firearm" is defined s. 790.001(6), F.S., as any weapon (including a starter gun) which will, is designed to, or may readily be converted to expel a projectile by the action of an explosive; the frame or receiver of any such weapon; any firearm muffler or firearm silencer; any destructive device; or any machine gun. The term "firearm" does not include an antique firearm unless the antique firearm is used in the commission of a crime. "Destructive device" is defined in s. 790.001(4), F.S., and includes any bomb, grenade, mine, rocket, missile, pipebomb, or similar device containing an explosive, incendiary, or poison gas and includes any frangible container filled with an explosive, incendiary, explosive gas, or expanding gas, which is designed or so constructed as to explode by such filler and is capable of causing bodily harm or property damage. An "electric weapon or device" is any device which, through the application or use of electrical current, is designed, redesigned, used, or intended to be used for offensive or defensive purposes, the destruction of life, or the infliction of injury. <sup>36</sup> "Weapon" means any dirk, knife, metallic knuckles, slungshot, billie, tear gas gun, chemical weapon or device, or other deadly weapon except a firearm or a common pocketknife, plastic knife, or blunt-bladed table knife. Section 790.001(13), F.S.

<sup>&</sup>lt;sup>37</sup> Section 790.115(2)(a)1., 2., and 3., F.S.

<sup>&</sup>lt;sup>38</sup> Section 790.115(1), F.S. A felony of the third degree is punishable by up to 5 years' imprisonment and a \$5,000 fine. Sections 775.082 and 775.083, F.S. Subsection 790.115(1), F.S., does not apply to the exhibition of a firearm or weapon on private real property within 1,000 feet of a school by the owner of such property or by a person whose presence on such property has been authorized, licensed, or invited by the owner. "School" is defined in s. 790.115(1), F.S., as a public or private elementary school, middle school, or secondary school. "School" is more broadly defined in s. 790.115(2), F.S., as any preschool, elementary school, middle school, junior high school, secondary school, career center, or postsecondary school, whether public or nonpublic.

including a razor blade or box cutter, except as authorized in support of school-sanctioned activities in violation of s. 790.115(2), F.S., commits a felony of the third degree.<sup>39</sup>

Section 790.115(2)(c)1., F.S., provides that a person who willfully and knowingly possesses any firearm in violation of s. 790.115(2), F.S., commits a felony of the third degree. 40

A person who discharges any weapon or firearm while on the property of any school, school bus, or school bus stop unless discharged for lawful defense of himself or herself or another or for a lawful purpose, commits a felony of the second degree.<sup>41</sup>

The above mentioned penalties do not apply to a person licensed under s. 790.06, F.S. Such persons are punished under s. 790.06(12), F.S., which provides that such violations constitute a second degree misdemeanor.<sup>42</sup> However, a licenseholder who unlawfully discharges a weapon or firearm on school property commits a second degree felony.<sup>43</sup>

Section 790.115, F.S., does not apply to any law enforcement officer. 44

## Crimes in Pharmacies

Section 790.145, F.S., prohibits a person from being in possession of a concealed firearm<sup>45</sup> or a destructive device<sup>46</sup> within the premises of a pharmacy as defined in ch. 465, F.S.<sup>47</sup> The conduct prohibited under s. 790.145, F.S., is prohibited generally in other sections of the Florida statutes.<sup>48</sup>

## **School Safety**

In 2018, the Legislature enacted the "Marjory Stoneman Douglas High School Public Safety Act" (Act). <sup>49</sup> The legislation included provisions to address school safety and security including,

 $<sup>^{39}</sup>$  A third degree felony is punishable by up to 5 years' imprisonment and a \$5,000 fine. Sections 775.082 and 775.083, F.S.  $^{40}$  *Id.* 

<sup>&</sup>lt;sup>41</sup> A second degree felony is punishable by up to 15 years' imprisonment and a \$10,000 fine. Sections 775.082 and 775.083, F.S.

<sup>&</sup>lt;sup>42</sup> A second degree misdemeanor is punishable by up to 60 days in jail and a \$500 fine. Sections 775.082 and 775.083, F.S.

<sup>&</sup>lt;sup>43</sup> See s. 790.115(2)(e), F.S.; A second degree felony is punishable by up to 15 years' imprisonment and a \$10,000 fine. Sections 775.082 and 775.083, F.S.

<sup>&</sup>lt;sup>44</sup> Law enforcement officer is defined for purposes of s. 790.115, F.S., in s. 943.10(1), (2), (3), (4), (6), (7), (8), (9), or (14), F.S. These persons include law enforcement officers, and both part-time and auxiliary law enforcement officers; and correctional officers, correctional probation officers, and both part-time and auxiliary correctional officers.

<sup>&</sup>lt;sup>45</sup> Unless he or she holds a concealed weapon or concealed firearm license or is otherwise authorized. Section 790.145(2), F.S. "Firearm" is defined in s. 790.001(6), F.S.

<sup>&</sup>lt;sup>46</sup> "Destructive device" is defined in s. 790.001(4), F.S.

<sup>&</sup>lt;sup>47</sup> The crime is a third degree felony punishable by up to 5 years' incarceration and a \$5,000 fine. Sections 775.082 and 775.083, F.S.

<sup>&</sup>lt;sup>48</sup> For example, s. 790.161, F.S., prohibits a person from willfully and unlawfully making, possessing, throwing, projecting, placing, discharging, or attempting to make, possess, throw, project, place, or discharge any destructive device, regardless of location. A violation of this prohibition is punishable as a third degree felony. The owner of a pharmacy may also prohibit a person from carrying a firearm on his or her property regardless of whether the person has a concealed weapon or concealed firearm license, a violation of which is punishable as an armed trespass, a third degree felony.

<sup>&</sup>lt;sup>49</sup> Chapter 2018-3, L.O.F.

but not limited to, codifying within the Florida Department of Education (DOE) the Office of Safe Schools (OSS).<sup>50</sup>

## The Office of Safe Schools

The OSS in the DOE serves as a central repository for best practices, training standards, and compliance oversight in all matters regarding school safety and security, including prevention efforts, intervention efforts, and emergency preparedness planning.<sup>51</sup> The OSS, in part, must:

- Establish and update as necessary a school security risk assessment tool<sup>52</sup> for use by school districts and charter schools, and provide annual training on the proper assessment of physical site security and completion of the school security risk assessment tool.
- Provide ongoing professional development opportunities to school district and charter school personnel.
- Provide a coordinated and interdisciplinary approach to providing technical assistance and guidance to school districts on safety and security and recommendations to address findings identified in the school security risk assessment.<sup>53</sup>
- Develop and implement a School Safety Specialist Training Program for school safety specialists.<sup>54</sup> The office must develop the training program based on national and state best practices on school safety and security and must include active shooter training. A school safety specialist certificate of completion must be awarded to a school safety specialist who satisfactorily completes the training.
- Review and provide recommendations on the security risk assessments.
- Coordinate with the Florida Department of Law Enforcement to provide a unified search tool, known as the Florida School Safety Portal, to improve access to timely, complete, and accurate information from specified sources.<sup>55, 56</sup>
- Provide data to support the evaluation of mental health services.<sup>57</sup>
- Provide technical assistance to school districts and charter school governing boards for school environmental safety incident reporting.
- Award grants to schools to improve the safety and security of school buildings based on the recommendations of the security risk assessment developed.

<sup>51</sup> Section 1001.212, F.S. *See also*: Florida Department of Education, *Office of Safe Schools*, <a href="http://www.fldoe.org/safe-schools/">http://www.fldoe.org/safe-schools/</a> (last visited February 3, 2023).

<sup>&</sup>lt;sup>50</sup> Section 1001.212, F.S.

<sup>&</sup>lt;sup>52</sup> Section 1006.1493, F.S., provides guidelines for the Florida Safe Schools Assessment Tool (FSSAT).

<sup>&</sup>lt;sup>53</sup> Section 1006.07(6)(a)4., F.S., requires a school security risk assessment at each public school using the school security risk assessment tool (FSSAT) developed by the Office of Safe Schools.

<sup>&</sup>lt;sup>54</sup> Section 1006.07(6)(a), F.S., requires each district school superintendent to designate a school administrator as a school safety specialist for the district.

<sup>&</sup>lt;sup>55</sup> Section 1001.212(6), F.S., lists the following data sources: Social media Internet posts; The Department of Children and Families; The Department of Law Enforcement; The Department of Juvenile Justice; The mobile suspicious activity reporting tool known as FortifyFL; School environmental safety incident reports collected under subsection (8); and Local law enforcement.

<sup>&</sup>lt;sup>56</sup> *Id.* Data that is exempt or confidential and exempt from public records requirements retains its exempt or confidential and exempt status when incorporated into the centralized integrated data repository.

<sup>&</sup>lt;sup>57</sup> Section 1001.212(7), F.S., provides such data must include, for each school, the number of involuntary examinations as defined in s. 394.455, F.S., which are initiated at the school, on school transportation, or at a school-sponsored activity and the number of children for whom an examination is initiated.

• Disseminate, in consultation with the FDLE, to participating schools awareness and education materials on the proper use of the School Safety Awareness Program, including the consequences of knowingly submitting false information.

- Convene a School Hardening and Harm Mitigation Workgroup.<sup>58</sup>
- Develop a standardized, statewide behavioral threat assessment instrument for use by all public schools, including charter schools, which addresses early identification, evaluation, early intervention, and student support.
- Establish the Statewide Threat Assessment Database Workgroup.<sup>59</sup>

## Behavioral Threat Assessment Instrument

The Legislature directed the OSS must develop a standardized, statewide behavioral threat assessment instrument for use by all public schools, including charter schools, which addresses early identification, evaluation, early intervention, and student support. Such threat assessment must include, but need not be limited to, components and forms that address:

- An assessment of the threat, which includes an assessment of the student, family, and school and social dynamics.
- An evaluation to determine if the threat is transient or substantive.
- The response to a substantive threat, which includes the school response and the role of law enforcement agencies.
- The response to a serious substantive threat, including mental health and law enforcement referrals.
- Ongoing monitoring to assess implementation of safety strategies.
- Training for members of threat assessment teams and school administrators regarding the use of the instrument.<sup>60</sup>

In response to such direction, the OSS developed a behavioral threat assessment instrument, the Comprehensive School Threat Assessment Guidelines (CSTAG)<sup>61</sup> to assist threat assessment teams in the threat assessment process.

#### Florida Safe Schools Assessment Tool

Florida law requires the DOE, through the OSS, to contract with a security consulting firm that specializes in development of risk assessment software solutions with experience in conducting security assessments of public facilities to develop the Florida Safe Schools Assessment Tool (FSSAT).<sup>62</sup> The FSSAT must be the primary physical site security assessment tool used by

<sup>&</sup>lt;sup>58</sup> Section 1001.212(11), F.S. This subsection will be repealed on June 30, 2023.

<sup>&</sup>lt;sup>59</sup> Section 1001.212(13), F.S., provides that members are appointed by the DOE, to complement the work of the DOE and FDLE associated with the centralized integrated data repository and data analytics resources initiative and make recommendations regarding the development of a statewide threat assessment database. The database must allow authorized public school personnel to enter information related to any threat assessment conducted at their schools using a specified instrument, and must provide such information to authorized personnel in each school district and public school and to appropriate stakeholders.

<sup>&</sup>lt;sup>60</sup> Section 1001.212(12)(a), F.S.

<sup>&</sup>lt;sup>61</sup> Comprehensive School Threat Assessment Guidelines. Florida Department of Education, *Memo to School District Superintendents and Charter School Administrators Regarding the Standardized Behavioral Threat Assessment Instrument* (Aug. 1, 2019), *available at* <a href="https://info.fldoe.org/docushare/dsweb/Get/Document-8617/DPS-2019-116.pdf">https://info.fldoe.org/docushare/dsweb/Get/Document-8617/DPS-2019-116.pdf</a>. (last visited February 15, 2023).

<sup>&</sup>lt;sup>62</sup> Section 1006.1493, F.S.

school officials at each school district and public school site in the state, and is intended help school officials identify threats, vulnerabilities, and appropriate safety controls for the schools that they supervise. The FSSAT is required to address, at minimum, the following components:

- School emergency and crisis preparedness planning;
- Security, crime and violence prevention policies and procedures;
- Physical security measures;
- Professional development training needs;
- An examination of support service roles in school safety, security, and emergency planning;
- School security and school police staffing, operational practices, and related services;
- School-community collaboration on school safety;
- Policies and procedures for school officials to prepare for and respond to natural and manmade disasters, including family reunification plans to reunite students and employees with their families after a school is closed or unexpectedly evacuated due to such disasters; and
- Return on investment analysis of the recommended physical security controls.

Each school safety specialist is required to conduct a school security risk assessment at each public school using the FSSAT.<sup>63</sup>

## Threat Assessment Teams

District school boards must adopt policies for the establishment of threat assessment teams at each school. Such threat assessment teams must provide the coordination of resources and assessment and intervention with individuals whose behavior may pose a threat to the safety of school staff or students.<sup>64</sup>

If a student poses a threat of violence or physical harm to himself or herself or others, a threat assessment team must immediately report to the superintendent (or his or her designee), who must immediately attempt to notify the student's parent or legal guardian. Authorized members of the threat assessment team may obtain criminal history record information if a student poses a threat of violence or exhibits significantly disruptive behavior or need for assistance. Such criminal history record information may not be disclosed or used beyond the purpose for which such disclosure was made. Additionally, all state and local agencies and programs that provide services to students who experience or are at risk of an emotional disturbance or a mental illness may share with each other records or information that are confidential or exempt from disclosure under ch. 119, F.S., if the records or information are reasonably necessary to ensure access to appropriate services for the student to ensure the safety of the student or others.

If an immediate mental health or substance abuse crisis is suspected, school personnel must follow policies established by the threat assessment team to engage behavioral health crisis

<sup>63</sup> Section 1006.07(6)(a)4.. F.S.

<sup>&</sup>lt;sup>64</sup> Section 1006.07(7), F.S. These policies must be consistent with the model policies developed by the OSS and include procedures for referrals to mental health services identified by the school district and procedures for behavioral threat assessments in compliance with the instrument.

<sup>65</sup> Section 1006.07(7)(b), F.S.

<sup>&</sup>lt;sup>66</sup> Section 1006.07(7)(c), F.S.

<sup>&</sup>lt;sup>67</sup> Section 1006.07(7)(e), F.S.

resources, which must provide emergency intervention and assessment, make recommendations, and refer the student for services. All such situations and actions must be reported to the threat assessment team, which must contact other agencies involved with the student and any known service providers to share information and coordinate necessary follow up actions. If the student is transferred to a different school, the threat assessment team must verify that any intervention services remain in place until the threat assessment team of the receiving school determines the need for intervention services.<sup>68</sup>

## Active Assailant Plan

District school boards are required to formulate and prescribe policies and procedures for actual emergencies including, but not limited to, fires, natural disasters, active shooter and hostage situations, and bomb threats.<sup>69</sup>

Drills for active assailant and hostage situations must be developmentally and age appropriate. Law enforcement officers responsible for responding to the school in the event of an active assailant emergency must be physically present on campus and directly involved in the execution of such drills. District school boards must establish emergency response and emergency preparedness policies and procedures that include, but are not limited to:

- Identifying the individuals responsible for contacting the primary emergency response agency; and
- The emergency response agency responsible for notifying the school district for each type of emergency.

The State Board of Education must refer to reports published under s. 943.687, F.S., for guidance and, by August 1, 2023, consult with state and local constituencies to adopt rules applicable to the requirements which, at a minimum:

- Define the terms "emergency drill," "active threat," and "after-action report."
- Establish minimum emergency drill policies and procedures.<sup>70</sup>

Such rules must require all types of emergency drills to be conducted at a minimum, on an annual school year basis.<sup>71</sup>

## Safe-School Officers

Florida law requires each district school board and school district superintendent to partner with law enforcement agencies to establish or assign one or more safe-school officers at each school facility within the district by implementing one or more safe-school officer options which best meet the needs of the school district.<sup>72</sup> These options include:

• Establishing a school resource officer program, through a cooperative agreement with law enforcement agencies.

<sup>&</sup>lt;sup>68</sup> *Id*.

<sup>&</sup>lt;sup>69</sup> Section 1006.07(4)(a), F.S.

<sup>&</sup>lt;sup>70</sup> *Id*.

<sup>&</sup>lt;sup>71</sup> *Id* 

<sup>&</sup>lt;sup>72</sup> Section 1006.12, F.S.

• Commissioning one or more school safety officers. The district school superintendent may recommend, and the district school board may appoint, one or more school safety officers.

- Participating in the Coach Aaron Feis Guardian Program if such program is established by the sheriff.
- Contracting with a security agency to employ a school security guard.

## Coach Aaron Feis Guardian Program

The Coach Aaron Feis Guardian Program (guardian program) was established in 2018<sup>73</sup> as an option for school districts to meet the safe-school officer requirements in law. <sup>74</sup> Each sheriff has the discretion to establish a guardian program to aid in the prevention or abatement of active assailant incidents on school premises. A school district employee or personnel, or a charter school employee, may participate in the guardian program. The sheriff who chooses to establish a guardian program shall appoint as school guardians, without the power of arrest, school employees who volunteer and who comply with all of the following:<sup>75</sup>

- Hold a valid license issued under s. 790.06, F.S. (license to carry a concealed firearm).
- Complete a 144 hour training program, consisting of 12 hours of certified nationally recognized diversity training and 132 hours of comprehensive firearm safety and proficiency training conducted by Criminal Justice Standards and Training Commission-certified instructors, which must include:
  - Eighty hours of firearms instruction based on the Criminal Justice Standards and Training Commission's Law Enforcement Academy training model, which must include at least 10 percent but no more than 20 percent more rounds fired than associated with academy training. Program participants must achieve an 85 percent pass rate on the firearms training.
  - Sixteen hours of instruction in precision pistol.
  - Eight hours of discretionary shooting instruction using state-of-the-art simulator exercises.
  - o Eight hours of instruction in active shooter or assailant scenarios.
  - o Eight hours of instruction in defensive tactics.
  - o Twelve hours of instruction in legal issues.
- Pass a psychological evaluation administered by a psychologist licensed under ch. 490, F.S., and designated by the FDLE and submit the results of the evaluation to the sheriff's office. The FDLE may provide the sheriff's office with mental health and substance abuse data for compliance with this requirement.
- Submit to and pass an initial drug test and subsequent random drug tests in accordance with the requirements of s. 112.0455, F.S., and the sheriff's office.
- Successfully complete ongoing training, weapon inspection, and firearm qualifications on at least an annual basis.<sup>76</sup>

A sheriff must issue a school guardian certificate to individuals who meet the requirements specified in law.<sup>77</sup> The sheriff must maintain documentation of weapon and equipment

<sup>&</sup>lt;sup>73</sup> Section 26, ch. 2018-3, L.O.F.

<sup>&</sup>lt;sup>74</sup> Section 1006.12, F.S.

<sup>&</sup>lt;sup>75</sup> Section 30.15(1)(k), F.S.

<sup>&</sup>lt;sup>76</sup> Section 30.15(1)(k), F.S.

<sup>&</sup>lt;sup>77</sup> *Id*.

inspections, as well as the training, certification, inspection, and qualification records of each school guardian appointed by the sheriff. An individual who is certified may serve as a school guardian only if he or she is appointed by the applicable school district superintendent or charter school principal.<sup>78</sup>

## III. Effect of Proposed Changes:

## **Unlicensed Concealed Carry of Weapons or Firearms**

Section 790.01, F.S, is amended to provide that a person is "authorized" to carry a concealed weapon or concealed firearm if he or she:

- Is licensed under s. 790.06, F.S., or
- Is not licensed under s. 790.06, F.S., but he or she otherwise satisfies the criteria for receiving and maintaining such a license under s. 790.06 (2)(a)-(f) and (i)-(n), (3), and (10), F.S.

See Section II. Present Situation, for the criteria for receiving and maintaining a license.

The term "concealed weapon or concealed firearm" has the same meaning as in s. 790.06(1), F.S., as amended by the bill.<sup>79</sup>

The bill creates s. 790.013, F.S., to provide that a person who is authorized to carry a concealed weapon or concealed firearm without a license is required to carry valid identification when in actual possession of a concealed weapon or concealed firearm. Such person must display his or her identification upon demand by a law enforcement officer. Additionally, the bill amends s. 790.06, F.S., to remove the requirement for a licensed carrier to carry his or her license to carry a concealed weapon or concealed firearm. Under the bill, the requirements for the carrying and display of identification are the same for licensed and authorized carriers. A violation of these provisions is a noncriminal violation, punishable by a \$25 fine.

Additionally, s. 790.013, F.S., provides that a person who is authorized to carry a concealed weapon or concealed firearm without a license is subject to s. 790.06(12), F.S., in the same manner as a person who is licensed to carry a concealed weapon or concealed firearm.

## Open Carry (Brief Open Display)

The bill amends s. 790.053, F.S., the prohibition against openly carrying a firearm, to provide that it is not a violation for a person who is authorized to carry and a person who is licensed to carry a concealed weapon or concealed firearm, to briefly and openly display the firearm to the ordinary sight of another person, unless the firearm is intentionally displayed in an angry or threatening manner, not in necessary self-defense.

## Possessing or Discharging a Firearm on School Property

The bill amends s. 790.115(2), F.S., to provide the same penalty for a person who is authorized to carry and a person who is licensed to carry a concealed weapon or concealed firearm, when

<sup>&</sup>lt;sup>78</sup> *Id*.

<sup>&</sup>lt;sup>79</sup> "Concealed weapon or concealed firearm means a handgun, electronic weapon or device, tear gas gun, knife, or billie, but does not include a machine gun as that term is defined in s. 790.001(9)." Section 790.06(1)(a), F.S.

such person willfully and knowingly possesses a weapon or firearm at a school-sponsored event or on the property of any school, school bus, or school bus stop. The penalty for such violation is a second degree misdemeanor penalty.<sup>80</sup>

## Reciprocity

The bill amends s. 790.015, F.S., to allow a nonresident who does not have a concealed weapon or firearm license issued by his or her state to carry concealed in Florida if he or she satisfies specified criteria in s. 790.06, F.S.<sup>81</sup>

Additionally, the bill deletes the reciprocity provision that limits recognition of other states' concealed weapon or concealed firearm licenses to states that honor Florida-issued licenses.<sup>82</sup>

## Defining Handgun

The bill amends s. 790.001, F.S., to include the term "handgun" within the definitions section of the current law. "Handgun" is defined as a firearm capable of being carried and used by one hand, such as a pistol or revolver. This definition language is stricken from s. 790.31, F.S.

## Firearms or Other Weapons in Motor Vehicles

The bill amends s. 790.25, F.S., to clarify that a person may carry a concealed weapon or concealed firearm on his or her person while in a private conveyance if he or she is authorized to carry a concealed weapon or concealed firearm under s. 790.01(1), F.S.

The bill repeals s. 790.145, F.S., relating to possession of a firearm or destructive device in a pharmacy, and makes technical or conforming changes to the following sections of the Florida Statutes: 27.53, 790.052, 790.06, 790.0655, 790.1612, 790.25, 790.31, 810.095, 921.0022, 921.0024, 943.051, 943.0585, and 943.059.

#### **School Safety**

#### Guardians

The bill amends s. 1002.42, F.S., to provide that a private school may partner with a law enforcement agency or a security agency to establish or assign one or more safe-school officers. The private school that establishes a safe-school officer must comply with the requirements of s. 1006.12, F.S.

The bill amends s. 30.15, F.S., to add private schools to the entities that may request the sheriff in the school's county to establish a guardian program for the purpose of training the private school employees. Currently, only public and charter schools may establish guardian programs.

If the county sheriff denies such request, the private school may contract with a sheriff from another county, and notify the sheriff in the private school's county of the contract. The private

<sup>&</sup>lt;sup>80</sup> A second degree misdemeanor is punishable by up to 60 days in jail and a \$500 fine. Sections 775.082 and 775.083, F.S.

<sup>&</sup>lt;sup>81</sup> Section 790.06 (2)(a)-(f) and (i)-(n), F.S.; and see subsections (3), and (10), F.S., relating to reasons a person's license could be suspended or revoked.

<sup>82</sup> Section 790.015(4), F.S.

school is responsible for all training costs for such program. The sheriff providing such training must ensure that any monies paid by the private school are not comingled with any funds provided by the state to the sheriff as reimbursement for training related costs of any school district or charter school employee.

The training required for the guardian program is a standardized statewide curriculum. A school guardian who has completed the required training program may not be required to attend another sheriff's training program unless there has been at least a one year break in his or her employment as a guardian.

The bill further amends s. 30.15, F.S., to increase the hours of instruction on active shooter or assailant scenarios to sixteen, rather than eight. Additionally, the number of hours of instruction on legal issues is decreased from twelve, to four.

A person who is certified may serve as a school guardian for a private school only if he or she is appointed by the private school head of school.

## Active Assailant Response Policy

The bill creates s. 943.6873, F.S., to direct each law enforcement agency to create and maintain an active assailant response policy.

The FDLE must make the model active assailant response policy developed by the Marjory Stoneman Douglas High School Public Safety Commission available on its website. The FDLE may make available any other policies deemed appropriate.

Each agency must review the model policy and develop a written active assailant response policy that is consistent with the agency's response capabilities and includes response procedures specifying the command protocol and coordination with other law enforcement agencies.

All sworn personnel of each agency must be trained on the agency's existing active assailant response policy, or must be trained within 180 days after enacting a new or revised policy. Sworn personnel must receive at minimum annual training on the policy.

By October 1, 2023, each agency must provide written certification to the FDLE verifying the agency has adopted a written active assailant response policy.

By January 1, 2024, the FDLE must submit a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives identifying agencies that have not complied with these requirements.

#### Office of Safe Schools

The bill amends s. 1001.212, F.S., relating to the Office of Safe Schools (OSS). The bill provides that the OSS must develop a statewide behavioral threat management operational process, a Florida-specific behavioral threat assessment instrument, and a threat management portal.

 By December 1, 2023, the OSS must develop a statewide behavioral threat management operational process, which must be designed to identify, assess, manage, and monitor potential and real threats to schools.

- o Upon availability, each school district, school, charter school governing board, and charter school must use the statewide behavioral threat management operational process.
- The OSS must provide training to all school districts, schools, charter school governing boards, and charter schools on the statewide behavioral threat management operational process.
- The OSS must coordinate the ongoing development, implementation, and operation of the statewide behavioral threat management operational process.
- By August 1, 2023, the OSS must develop a Florida-specific behavioral threat assessment instrument to evaluate the behavior of students who may pose a threat to the school, staff, or students and to coordinate intervention and services for such students.
  - A report, all corresponding documentation, and any other information required by the instrument in the threat management portal is an education record and may not be retained, maintained, or transferred, except in accordance with State Board of Education rule.
  - o Upon availability, each school district, school, charter school governing board, and charter school must use the Florida-specific behavioral threat assessment instrument.
- By August 1, 2025, the OSS must develop, host, maintain, and administer a threat
  management portal that will digitize the Florida-specific behavioral threat assessment
  instrument for use by each school district, school, charter school governing board, and
  charter school. The portal will also facilitate the electronic threat assessment reporting and
  documentation. The bill requires the portal to have numerous functionalities.
  - Upon availability, each school district, school, charter school governing board, and charter school must use the portal.
  - A report, all corresponding documentation, and any other information required by the instrument in the threat management portal is an education record and may not be retained, maintained, or transferred, except in accordance with State Board of Education rule.
  - o The OSS and OSS system administrators may not have access to certain reports, documentation, and information contained in the portal.
  - A school district or charter school governing board may not have access to certain records in the portal, except in accordance with rule.
  - The parent of a student may access his or her student's education records in the portal, but may not have access to the portal.
  - o The OSS must develop and implement a quarterly portal access review audit process.
  - Upon availability, each school district, school charter school governing board, and charter school must comply with the quarterly portal access review audit process.
  - By August 1, 2025, the OSS must provide role-based training to all authorized school district and charter school governing board personnel before granting access to the portal.
  - o By August 1 of each year, the office must provide role-based training to all authorized school district, school, charter school governing board, and charter school personal.
  - Any individual who accesses, uses, or releases any education record contained in the
    portal for a purpose not specifically authorized by law commits a noncriminal infraction,
    punishable by a fine not exceeding \$2,000.

The bill provides that the State Board of Education may, and all conditions are deemed met, to adopt emergency rules pursuant to s. 120.54(4), F.S., to administer the amendments made to s. 1001.212(12), F.S.

The bill amends s. 1003.25, F.S., to specify that records including corresponding documentation and any other information required by the Florida-specific behavioral threat assessment instrument which contains the evaluation, intervention, and management of the threat assessment evaluation and intervention services, must be transferred within 3 school days if a student transfers from school to school.

The bill amends s. 1006.07, F.S., that all threat management teams must use the statewide behavioral threat management operational process upon its availability.

Additionally, the bill specifies that at least one instructional or administrative personnel who is personally familiar with the individual who is the subject of the threat assessment must be on the threat management team.

The Florida-specific behavioral threat assessment must be used by the threat management team when evaluating the behavior of students. The threat management team must prepare a threat assessment report.

The bill provides that the State Board of Education may, and all conditions are deemed met, to adopt emergency rules pursuant to s. 120.54(4), F.S., for the purpose of implementing this subsection.

The bill amends s. 1006.13, F.S., to specify that each district school board must adopt a policy of zero tolerance that, in part, identifies acts that are required to be reported under the school environmental safety incident reporting pursuant to s. 1006.07(9), F.S.

## Florida Safe Schools Canine Program

The bill creates s. 1006.121, F.S., to direct the Department of Education (DOE), through the OSS, to establish the Florida Safe Schools Canine Program. This program may designate a person, school, or business entity as a Florida Safe Schools Canine Partner if the person, school, or business entity provides a monetary or in kind donation to a law enforcement agency to purchase, train, or care for a firearm detection canine.

The OSS must consult with the Florida Police Chiefs Association and the Florida Sheriffs Association in creating the program.

The bill defines "firearm detection canine" to mean any canine that is owned or the service of which is employed by a law enforcement agency for use in k-12 schools for the primary purpose of aiding in the detection of firearms and ammunition.

A firearm detection canine must be trained to interact with children and must complete behavior and temperament training. Such canine may also be trained as an animal-assisted therapy canine.

The bill provides eligibility requirements and a nomination or application process to be designated as a Florida Safe Schools Canine Partner.

The bill further provides that the OSS must develop a logo and establish a page on the DOE's website for the Florida Safe Schools Canine Program.

The bill provides that the State Board of Education must adopt rules to administer this section.

The bill becomes effective July 1, 2023, except as otherwise expressly provided in the act.

## IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None identified.

## V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

The bill may have an indeterminate fiscal impact on the DACS and the FDLE. It is unclear what financial impact the bill may have on these agencies because it is not possible to quantify the number of people who will elect not to obtain or renew their concealed weapon or concealed firearm licenses. Depending upon the number, the DACS may experience a smaller workload related to the licensure program while the Florida

Department of Law Enforcement will likely experience an equivalent workload decrease due to fewer background checks being provided to the DACS to facilitate the licensure program. This may result in lower revenues due to a decrease in fees collected, however this loss in revenue may be offset by the decrease in workload.

## The bill provides for:

- \$1.5 million in recurring funds from the General Revenue Fund to be appropriated to the FDLE to implement a grant program for local law enforcement agencies to provide firearm safety training. The bill requires the FDLE to develop a process and guidelines for the distribution of funds, and requires local law enforcement agencies who receive the grants to report on the use of such funds.
- \$1,207,321 in recurring funds and \$70,525 in nonrecurring funds from the General Revenue Fund to be appropriated to the DOE to fund new and existing positions and additional workload expenses within the OSS.
- \$400,000 in recurring funds from the General Revenue Fund to be appropriated to the DOE to fund the OSS to update the existing school safety training infrastructure.
- \$5 million in recurring funds and \$7 million in nonrecurring funds from the General Revenue Fund to be appropriated to the DOE to competitively procure for the development or acquisition of a cloud-based secure statewide information sharing system that meets the requirements of the threat management portal.
- \$1.5 million in recurring funds and \$1.5 million in nonrecurring funds from the General Revenue Fund to be appropriated to the DOE for the development of acquisition of a cloud based secure School Environmental Safety Incident Reporting (SESIR) system.
- \$42 million in nonrecurring funds from the General Revenue Fund to be appropriated
  to the DOE for school hardening grant programs to improve the physical security of
  school buildings.
  - By December 31, 2023, school districts and charter schools receiving school hardening grant program funds must report to the DOE the total estimated costs of their unmet school campus hardening needs as identify by the Florida Safe Schools Assessment Tool (FSSAT).
  - Funds may be used only for capital expenditures and must be allocated initially based on each districts capital outlay full time equivalent (FTE) and charter school FTE. No district will be allocated less than \$42,000.
  - o Funds must be provided based on a district's application, which must be submitted by February 1, 2024.

| VI. Technical Deficiencies | VI. | . Tec | hnical | Deficienc | ies: |
|----------------------------|-----|-------|--------|-----------|------|
|----------------------------|-----|-------|--------|-----------|------|

None.

## VII. Related Issues:

None.

## VIII. Statutes Affected:

This bill substantially amends the following sections of the Florida Statutes: 27.53, 30.15, 768.28, 790.001, 790.015, 790.052, 790.053, 790.06, 790.0655, 790.115, 790.25, 790.251, 790.31, 1001.212, 1002.42, 1003.25, 1006.07, 1006.13, 790.1612, 810.095, 921.0022, 921.0024, 943.051, 943.0585, 943.059, 985.11, and 1002.33.

This bill creates the following sections of the Florida Statutes: 790.013, 943.6873, and 1006.121.

This bill repeals section 790.145 of the Florida Statutes.

## IX. Additional Information:

A. Committee Substitute – Statement of Changes:
(Summarizing differences between the Committee Substitute and the prior version of the bill.)

None.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

361826

# LEGISLATIVE ACTION Senate House Comm: UNFAV 02/20/2023

The Committee on Criminal Justice (Pizzo) recommended the following:

#### Senate Amendment (with title amendment)

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Delete lines 484 - 495

and insert:

(2) A person authorized under this section to carry a concealed weapon or concealed firearm is limited to carrying one concealed firearm on or about his or her person at a time.

(3) (1) Except as provided in subsection (6) (3), a person who does not meet the criteria in subsection (1) is not licensed under s. 790.06 and who carries a concealed weapon or electric

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weapon or device, as those terms are defined in s. 790.001, on or about his or her person commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. (4) (4) Except as provided in subsection (6) (3), a person who does not meet the criteria in subsection (1) is not licensed under s. 790.06 and who carries a concealed firearm, as that term is defined in s. 790.001, on or about his or her person commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. (5) Except as provided in subsection (6), a person who carries a concealed firearm, as that term is defined in s. 790.001, on or about his or her person in violation of subsection (2) commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. ======== T I T L E A M E N D M E N T ========== And the title is amended as follows: Delete line 18 and insert: or meets specified requirements; providing concealed firearm limitations; providing criminal penalties;

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creating s. 790.013,



|             | LEGISLATIVE ACTION |       |
|-------------|--------------------|-------|
| Senate      | •                  | House |
| Comm: UNFAV |                    |       |
| 02/20/2023  |                    |       |
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|             | •                  |       |
|             |                    |       |

The Committee on Criminal Justice (Pizzo) recommended the following:

## Senate Amendment (with directory and title amendments)

Between lines 647 and 648 insert:

(e) Has not been:

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- 1. Convicted of a misdemeanor crime of domestic violence;
- 2. Found guilty of a crime under the provisions of chapter 893 or similar laws of any other state relating to controlled substances within a 3-year period immediately preceding the date on which the application is submitted; or



11 3.2. Committed for the abuse of a controlled substance 12 under chapter 397 or under the provisions of former chapter 396 13 or similar laws of any other state. An applicant who has been 14 granted relief from firearms disabilities pursuant to s. 15 790.065(2)(a)4.d. or pursuant to the law of the state in which 16 the commitment occurred is deemed not to be committed for the 17 abuse of a controlled substance under this subparagraph; 18 19 ===== D I R E C T O R Y C L A U S E A M E N D M E N T ====== 20 And the directory clause is amended as follows: 21 Delete line 615 22 and insert: 23 Section 10. Subsection (1), paragraphs (e), (g), and (h) of 24 2.5 ======= T I T L E A M E N D M E N T ========= 26 And the title is amended as follows: 27 Delete line 44 28 and insert: 29 concealed weapon or concealed firearm; revising the 30 circumstances under which the Department of 31 Agriculture and Consumer Services is required to issue 32 a license to carry a concealed weapon or a concealed 33 firearm to an applicant; revising

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|             | LEGISLATIVE ACTION |       |
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| Senate      |                    | House |
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The Committee on Criminal Justice (Pizzo) recommended the following:

## Senate Amendment (with title amendment)

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Between lines 950 and 951

4 insert:

> Section 14. Subsection (2) of section 790.151, Florida Statutes, is amended to read:

790.151 Using firearm while under the influence of alcoholic beverages, chemical substances, or controlled substances; penalties.-

(2) For the purposes of this section, "readily accessible



| 11 | for immediate discharge" means loaded and on or about the person |
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| 12 | in a person's hand.  |
| 13 |  |
| 14 | ======== T I T L E A M E N D M E N T =========                   |
| 15 | And the title is amended as follows:                             |
| 16 | Delete line 55   |
| 17 | and insert:  |
| 18 | devices within the premises of pharmacies; amending s.           |
| 19 | 790.151, F.S.; revising the definition of the term               |
| 20 | "readily accessible for immediate discharge"; amending           |
| 21 | s.   |

Florida Senate - 2023 SB 150

By Senator Collins

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14-00566C-23 2023150

A bill to be entitled An act relating to public safety; amending s. 27.53, F.S.; conforming provisions to changes made by the act; amending s. 30.15, F.S.; requiring sheriffs to assist private schools in complying with a certain statute; authorizing a private school to request the sheriff to establish a guardian program under certain conditions; providing requirements for the guardian program; authorizing certified individuals to serve as school guardians if appointed by the applicable private school head of school; revising the training program hours required for school employees to be certified as school guardians; amending s. 768.28, F.S.; revising a definition; amending s. 790.001, F.S.; defining the term "handgun"; amending s. 790.01, F.S.; authorizing a person to carry a concealed weapon or concealed firearm if he or she is licensed to do so or meets specified requirements; creating s. 790.013, F.S.; requiring a person who is carrying a concealed weapon or concealed firearm without a license to carry valid identification and display such identification upon demand by a law enforcement officer; providing a noncriminal penalty; prohibiting a person who is carrying a concealed weapon or concealed firearm without a license from carrying such weapon or firearm in specified locations; amending s. 790.015, F.S.; authorizing a nonresident to carry a concealed weapon or concealed firearm in this state if he or she meets the same requirements as a resident; removing a

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| 30 | requirement that limits recognition of concealed       |
| 31 | firearm licenses to those states that honor Florida    |
| 32 | concealed weapon or concealed firearm licenses;        |
| 33 | amending s. 790.052, F.S.; conforming provisions to    |
| 34 | changes made by the act; amending s. 790.053, F.S.;    |
| 35 | specifying that it is not a violation of specified     |
| 36 | provisions for persons authorized to carry a concealed |
| 37 | weapon or concealed firearm without a license to       |
| 38 | briefly and openly display a firearm under specified   |
| 39 | circumstances; amending s. 790.06, F.S.; defining the  |
| 40 | term "concealed weapon or concealed firearm"; removing |
| 41 | a requirement that a person who is licensed to carry a |
| 42 | concealed weapon or concealed firearm must carry such  |
| 43 | license while he or she is in actual possession of a   |
| 44 | concealed weapon or concealed firearm; revising        |
| 45 | legislative findings; making technical changes;        |
| 46 | amending s. 790.0655, F.S.; making technical changes;  |
| 47 | amending s. 790.115, F.S.; providing that a person who |
| 48 | is authorized to carry a concealed weapon or concealed |
| 49 | firearm without a license is subject to specified      |
| 50 | penalties for possessing such weapon or firearm at a   |
| 51 | school-sponsored event or on school property;          |
| 52 | conforming provisions to changes made by the act;      |
| 53 | revising applicability; repealing s. 790.145, F.S.,    |
| 54 | relating to the possession of firearms or destructive  |
| 55 | devices within the premises of pharmacies; amending s. |
| 56 | 790.25, F.S.; providing that a person who is           |
| 57 | authorized to carry a concealed weapon or concealed    |
| 58 | firearm may carry such weapon or firearm on his or her |

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person in a private conveyance under certain circumstances; conforming provisions to changes made by the act; making technical changes; amending s. 790.251, F.S.; revising the definition of the term "employee" to include any person who is authorized to carry a concealed weapon or concealed firearm; prohibiting an employer from conditioning employment upon the fact that an employee or a prospective employee is authorized to carry a concealed weapon or concealed firearm; amending s. 790.31, F.S.; removing the definition of the term "handgun"; creating s. 943.6873, F.S.; requiring each law enforcement agency in this state to create and maintain an active assailant response policy by a specified date; providing requirements for the policy; amending s. 1001.212, F.S.; requiring the Office of Safe Schools to develop a behavioral threat management operational process by a specified date; providing requirements for the process; revising provisions requiring the office to develop a Florida-specific behavioral threat assessment instrument by a specified date; revising requirements for the instrument; requiring the office to develop, host, maintain, and administer a threat management portal by a specified date; providing requirements for the threat management portal; providing a noncriminal penalty for an individual using the threat management portal for an unauthorized purpose; deleting provisions providing for the Statewide Threat Assessment Database Workgroup;

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| 88  | authorizing the State Board of Education to adopt      |
| 89  | emergency rules; amending s. 1002.42, F.S.;            |
| 90  | authorizing a private school to partner with a law     |
| 91  | enforcement agency or security agency for specified    |
| 92  | purposes; requiring a private school that establishes  |
| 93  | a safe-school officer to comply with specified         |
| 94  | provisions of law; providing that the private school   |
| 95  | is responsible for certain implementation costs;       |
| 96  | amending s. 1003.25, F.S.; revising information        |
| 97  | included in verified reports of serious or recurrent   |
| 98  | behavior patterns; amending s. 1006.07, F.S.;          |
| 99  | redesignating threat assessment teams as threat        |
| 100 | management teams; requiring a charter school governing |
| 101 | board to establish a threat management team; providing |
| 102 | requirements for a threat management team; requiring   |
| 103 | the threat management team to prepare a specified      |
| 104 | report; authorizing the state board to adopt emergency |
| 105 | rules; providing legislative findings; creating s.     |
| 106 | 1006.121, F.S.; requiring the Department of Education  |
| 107 | to establish the Florida Safe Schools Canine Program;  |
| 108 | requiring the Office of Safe Schools to consult with   |
| 109 | specified entities; defining the term "firearm         |
| 110 | detection canine"; providing requirements for the      |
| 111 | program; requiring the State Board of Education to     |
| 112 | adopt rules; amending s. 1006.13, F.S.; conforming     |
| 113 | provisions to changes made by the act; providing       |
| 114 | reporting requirements for certain school safety       |
| 115 | incidents; amending ss. 790.1612, 810.095, 921.0022,   |
| 116 | 921.0024, 943.051, 943.0585, 943.059, 985.11, and      |

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117 1002.33 F.S.; conforming provisions to changes made by 118 the act; providing appropriations; providing effective 119 dates. 120 121 Be It Enacted by the Legislature of the State of Florida: 122 123 Section 1. Subsections (1) and (4) of section 27.53, 124 Florida Statutes, are amended to read: 125 27.53 Appointment of assistants and other staff; method of 126 payment.-127 (1) The public defender of each judicial circuit is 128 authorized to employ and establish, in such numbers as 129 authorized by the General Appropriations Act, assistant public 130 defenders and other staff and personnel pursuant to s. 29.006, 131 who shall be paid from funds appropriated for that purpose. Notwithstanding ss. 790.01 and 790.02, the provisions of s. 132 133 790.01, s. 790.02, or s. 790.25(2)(a), an investigator employed 134 by a public defender, while actually carrying out official 135 duties, is authorized to carry concealed weapons if the 136 investigator complies with s. 790.25(2)(0) s. 790.25(3)(0). 137 However, such investigators are not eligible for membership in 138 the Special Risk Class of the Florida Retirement System. The 139 public defenders of all judicial circuits shall jointly develop 140 a coordinated classification and pay plan which shall be 141 submitted on or before January 1 of each year to the Justice 142 Administrative Commission, the office of the President of the 143 Senate, and the office of the Speaker of the House of 144 Representatives. Such plan shall be developed in accordance with 145 policies and procedures of the Executive Office of the Governor

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established in s. 216.181. Each assistant public defender appointed by a public defender under this section shall serve at the pleasure of the public defender. Each investigator employed by a public defender shall have full authority to serve any witness subpoena or court order issued, by any court or judge within the judicial circuit served by such public defender, in a criminal case in which such public defender has been appointed to represent the accused.

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(4) The five criminal conflict and civil regional counsels may employ and establish, in the numbers authorized by the General Appropriations Act, assistant regional counsels and other staff and personnel in each judicial district pursuant to s. 29.006, who shall be paid from funds appropriated for that purpose. Notwithstanding ss. 790.01 and 790.02, s. 790.01, s. 790.02, or s. 790.25(2)(a), an investigator employed by an office of criminal conflict and civil regional counsel, while actually carrying out official duties, is authorized to carry concealed weapons if the investigator complies with s. 790.25(2)(0) s. 790.25(3)(0). However, such investigators are not eligible for membership in the Special Risk Class of the Florida Retirement System. The five regional counsels shall jointly develop a coordinated classification and pay plan for submission to the Justice Administrative Commission, the President of the Senate, and the Speaker of the House of Representatives by January 1 of each year. The plan must be developed in accordance with policies and procedures of the Executive Office of the Governor established in s. 216.181. Each assistant regional counsel appointed by the regional counsel under this section shall serve at the pleasure of the regional

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counsel. Each investigator employed by the regional counsel shall have full authority to serve any witness subpoena or court order issued by any court or judge in a criminal case in which the regional counsel has been appointed to represent the accused.

Section 2. Paragraph (k) of subsection (1) of section 30.15, Florida Statutes, is amended to read:

30.15 Powers, duties, and obligations .-

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- (1) Sheriffs, in their respective counties, in person or by deputy, shall:
- (k) Assist district school boards and charter school governing boards in complying with, or private schools in exercising options in, s. 1006.12. A sheriff must, at a minimum, provide access to a Coach Aaron Feis Guardian Program to aid in the prevention or abatement of active assailant incidents on school premises, as required under this paragraph. Persons certified as school quardians pursuant to this paragraph have no authority to act in any law enforcement capacity except to the extent necessary to prevent or abate an active assailant incident.
- 1.a. If a local school board has voted by a majority to implement a quardian program, the sheriff in that county shall establish a guardian program to provide training, pursuant to subparagraph 2., to school district, or charter school, or private school employees, either directly or through a contract with another sheriff's office that has established a quardian program.
- b. A charter school governing board in a school district that has not voted, or has declined, to implement a guardian

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204 program may request the sheriff in the county to establish a quardian program for the purpose of training the charter school 206 employees. If the county sheriff denies the request, the charter school governing board may contract with a sheriff that has established a guardian program to provide such training. The charter school governing board must notify the superintendent and the sheriff in the charter school's county of the contract prior to its execution.

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212 c. A private school in a school district that has not 213 voted, or has declined, to implement a guardian program may 214 request the sheriff in the county to establish a guardian 215 program for the purpose of training the private school employees. If the county sheriff denies the request, the private 216 217 school may contract with a sheriff from another county who has 218 established a quardian program to provide such training. The private school must notify the sheriff in the private school's 219 220 county of the contract with a sheriff from another county before 221 its execution. The private school is responsible for all training costs for a school guardian program. The sheriff 222 223 providing such training must ensure that any monies paid by a private school are not commingled with any funds provided by the 224 state to the sheriff as reimbursement for screening-related and 226 training-related costs of any school district or charter school 227 employee.

d. The training program required in sub-subparagraph 2.b. is a standardized statewide curriculum, and each sheriff providing such training shall adhere to the course of instruction specified in that sub-subparagraph. This subparagraph does not prohibit a sheriff from providing

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additional training. A school guardian who has completed the training program required in sub-subparagraph 2.b. may not be required to attend another sheriff's training program pursuant to that sub-subparagraph unless there has been at least a 1-year break in his or her employment as a guardian.

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- e. The sheriff conducting the training pursuant to subparagraph 2. will be reimbursed for screening-related and training-related costs and for providing a one-time stipend of \$500 to each school guardian who participates in the school guardian program.
- 2. A sheriff who establishes a program shall consult with the Department of Law Enforcement on programmatic guiding principles, practices, and resources, and shall certify as school guardians, without the power of arrest, school employees, as specified in s. 1006.12(3), who:
  - a. Hold a valid license issued under s. 790.06.
- b. Complete a 144-hour training program, consisting of 12 hours of certified nationally recognized diversity training and 132 total hours of comprehensive firearm safety and proficiency training conducted by Criminal Justice Standards and Training Commission-certified instructors, which must include:
- (I) Eighty hours of firearms instruction based on the Criminal Justice Standards and Training Commission's Law Enforcement Academy training model, which must include at least 10 percent but no more than 20 percent more rounds fired than associated with academy training. Program participants must achieve an 85 percent pass rate on the firearms training.
  - (II) Sixteen hours of instruction in precision pistol.
  - (III) Eight hours of discretionary shooting instruction

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262 using state-of-the-art simulator exercises. 263 (IV) Sixteen Eight hours of instruction in active shooter 264 or assailant scenarios. (V) Eight hours of instruction in defensive tactics. 265 (VI) Four Twelve hours of instruction in legal issues. 266 267 c. Pass a psychological evaluation administered by a 2.68 psychologist licensed under chapter 490 and designated by the Department of Law Enforcement and submit the results of the evaluation to the sheriff's office. The Department of Law 270 271 Enforcement is authorized to provide the sheriff's office with mental health and substance abuse data for compliance with this 273 paragraph. 274 d. Submit to and pass an initial drug test and subsequent 275 random drug tests in accordance with the requirements of s. 112.0455 and the sheriff's office. 277 e. Successfully complete ongoing training, weapon 278 inspection, and firearm qualification on at least an annual 279 basis. 280 281 The sheriff who conducts the guardian training shall issue a 282 school guardian certificate to individuals who meet the requirements of this section to the satisfaction of the sheriff, 284 and shall maintain documentation of weapon and equipment 285 inspections, as well as the training, certification, inspection, 286 and qualification records of each school guardian certified by 287 the sheriff. An individual who is certified under this paragraph 288 may serve as a school quardian under s. 1006.12(3) only if he or 289 she is appointed by the applicable school district

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superintendent, or charter school principal, or private school

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## head of school.

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Section 3. Paragraph (b) of subsection (9) of section 768.28, Florida Statutes, is amended to read:

768.28 Waiver of sovereign immunity in tort actions; recovery limits; civil liability for damages caused during a riot; limitation on attorney fees; statute of limitations; exclusions; indemnification; risk management programs.—

(9)

- (b) As used in this subsection, the term:
- 1. "Employee" includes any volunteer firefighter.
- 2. "Officer, employee, or agent" includes, but is not limited to, any health care provider when providing services pursuant to s. 766.1115; any nonprofit independent college or university located and chartered in this state which owns or operates an accredited medical school, and its employees or agents, when providing patient services pursuant to paragraph (10) (f); any public defender or her or his employee or agent, including an assistant public defender or an investigator; and any member of a Child Protection Team, as defined in s. 39.01, or any member of a threat management team, as described in s. 1006.07(7) s. 39.01(13), when carrying out her or his duties as a team member under the control, direction, and supervision of the state or any of its agencies or subdivisions.

Section 4. Section 790.001, Florida Statutes, is amended to read:

790.001 Definitions.—As used in this chapter, except where the context otherwise requires:

(2)(1) "Antique firearm" means any firearm manufactured in or before 1918 (including any matchlock, flintlock, percussion

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cap, or similar early type of ignition system) or replica thereof, whether actually manufactured before or after the year 1918, and also any firearm using fixed ammunition manufactured in or before 1918, for which ammunition is no longer manufactured in the United States and is not readily available in the ordinary channels of commercial trade.

(3) "Concealed firearm" means any firearm, as defined in subsection (9) (6), which is carried on or about a person in such a manner as to conceal the firearm from the ordinary sight of another person.

 $\underline{(4)}$  (a) "Concealed weapon" means any dirk, metallic knuckles, billie, tear gas gun, chemical weapon or device, or other deadly weapon carried on or about a person in such a manner as to conceal the weapon from the ordinary sight of another person.

(b) "Tear gas gun" or "chemical weapon or device" means any weapon of such nature, except a device known as a "self-defense chemical spray." "Self-defense chemical spray" means a device carried solely for purposes of lawful self-defense that is compact in size, designed to be carried on or about the person, and contains not more than two ounces of chemical.

(6)(4) "Destructive device" means any bomb, grenade, mine, rocket, missile, pipebomb, or similar device containing an explosive, incendiary, or poison gas and includes any frangible container filled with an explosive, incendiary, explosive gas, or expanding gas, which is designed or so constructed as to explode by such filler and is capable of causing bodily harm or property damage; any combination of parts either designed or intended for use in converting any device into a destructive

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device and from which a destructive device may be readily assembled; any device declared a destructive device by the Bureau of Alcohol, Tobacco, and Firearms; any type of weapon which will, is designed to, or may readily be converted to expel a projectile by the action of any explosive and which has a barrel with a bore of one-half inch or more in diameter; and ammunition for such destructive devices, but not including shotgun shells or any other ammunition designed for use in a firearm other than a destructive device. "Destructive device" does not include:

- (a) A device which is not designed, redesigned, used, or intended for use as a weapon;
- (b) Any device, although originally designed as a weapon, which is redesigned so that it may be used solely as a signaling, line-throwing, safety, or similar device;
  - (c) Any shotgun other than a short-barreled shotgun; or
- (d) Any nonautomatic rifle (other than a short-barreled rifle) generally recognized or particularly suitable for use for the hunting of big game.
- (8) (5) "Explosive" means any chemical compound or mixture that has the property of yielding readily to combustion or oxidation upon application of heat, flame, or shock, including but not limited to dynamite, nitroglycerin, trinitrotoluene, or ammonium nitrate when combined with other ingredients to form an explosive mixture, blasting caps, and detonators; but not including:
  - (a) Shotgun shells, cartridges, or ammunition for firearms;
  - (b) Fireworks as defined in s. 791.01;
  - (c) Smokeless propellant powder or small arms ammunition

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| 378 | primers, if possessed, purchased, sold, transported, or used in              |
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| 379 | compliance with s. 552.241;  |
| 380 | (d) Black powder in quantities not to exceed that                            |
| 381 | authorized by chapter 552, or by any rules adopted thereunder by             |
| 382 | the Department of Financial Services, when used for, or intended             |
| 383 | to be used for, the manufacture of target and sporting                       |
| 384 | ammunition or for use in muzzle-loading flint or percussion                  |
| 385 | weapons.   |
| 386 |  |
| 387 | The exclusions contained in paragraphs (a)-(d) do not apply to               |
| 388 | the term "explosive" as used in the definition of "firearm" in               |
| 389 | subsection $(9)$ $(6)$ .   |
| 390 | (9) "Firearm" means any weapon (including a starter gun)                     |
| 391 | which will, is designed to, or may readily be converted to expel             |
| 392 | a projectile by the action of an explosive; the frame or                     |
| 393 | receiver of any such weapon; any firearm muffler or firearm                  |
| 394 | silencer; any destructive device; or any machine gun. The term               |
| 395 | "firearm" does not include an antique firearm unless the antique             |
| 396 | firearm is used in the commission of a crime.                                |
| 397 | $\underline{\text{(11)}}$ "Indictment" means an indictment or an information |
| 398 | in any court under which a crime punishable by imprisonment for              |
| 399 | a term exceeding 1 year may be prosecuted.                                   |
| 400 | (12) (8) "Law enforcement officer" means:                                    |
| 401 | (a) All officers or employees of the United States or the                    |
| 402 | State of Florida, or any agency, commission, department, board,              |
| 403 | division, municipality, or subdivision thereof, who have                     |
| 404 | authority to make arrests;   |
| 405 | (b) Officers or employees of the United States or the State                  |
| 406 | of Florida, or any agency, commission, department, board,                    |

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division, municipality, or subdivision thereof, duly authorized to carry a concealed weapon;

- (c) Members of the Armed Forces of the United States, the organized reserves, state militia, or Florida National Guard, when on duty, when preparing themselves for, or going to or from, military duty, or under orders;
- (d) An employee of the state prisons or correctional systems who has been so designated by the Department of Corrections or by a warden of an institution;
  - (e) All peace officers;

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- (f) All state attorneys and United States attorneys and their respective assistants and investigators.
- (13) "Machine gun" means any firearm, as defined herein, which shoots, or is designed to shoot, automatically more than one shot, without manually reloading, by a single function of the trigger.
- (10) "Handgun" means a firearm capable of being carried and used by one hand, such as a pistol or revolver.
- $\underline{(17)}$  "Short-barreled shotgun" means a shotgun having one or more barrels less than 18 inches in length and any weapon made from a shotgun (whether by alteration, modification, or otherwise) if such weapon as modified has an overall length of less than 26 inches.
- (16) (11) "Short-barreled rifle" means a rifle having one or more barrels less than 16 inches in length and any weapon made from a rifle (whether by alteration, modification, or otherwise) if such weapon as modified has an overall length of less than 26 inches.
  - (18) (12) "Slungshot" means a small mass of metal, stone,

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(1) (19) "Ammunition" means an object consisting of all of

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| 465                      | the following:  |
|--------------------------|---|
| 466                      | (a) A fixed metallic or nonmetallic hull or casing  |
| 467                      | containing a primer.  |
| 468                      | (b) One or more projectiles, one or more bullets, or shot.  |
| 469                      | (c) Gunpowder.  |
| 470                      |   |
| 471                      | All of the specified components must be present for an object to  |
| 472                      | be ammunition.  |
| 473                      | Section 5. Section 790.01, Florida Statutes, is amended to  |
| 474                      | read:   |
| 475                      | 790.01 <del>Unlicensed</del> Carrying of concealed weapons or   |
| 476                      | concealed firearms  |
| 477                      | (1) A person is authorized to carry a concealed weapon or   |
| 478                      | concealed firearm, as that term is defined in s. 790.06(1), if  |
| 479                      | he or she:  |
| 480                      | (a) Is licensed under s. 790.06; or   |
| 481                      | (b) Is not licensed under s. 790.06, but otherwise  |
| 482                      | satisfies the criteria for receiving and maintaining such a   |
| 483                      | license under s. $790.06(2)(a)-(f)$ and $(i)-(n)$ , $(3)$ , and $(10)$ .  |
| 484                      | (2) (1) Except as provided in subsection $(4)$ $(3)$ , a person   |
| 485                      |   |
| 485                      | who does not meet the criteria in subsection (1) is not licensed  |
| 485                      | who does not meet the criteria in subsection (1) is not licensed under s. 790.06 and who carries a concealed weapon or electric   |
|                          |   |
| 486                      | <del>under s. 790.06</del> and who carries a concealed weapon or electric   |
| 486<br>487               | under s. 790.06 and who carries a concealed weapon or electric weapon or device, as those terms are defined in s. 790.001, on   |
| 486<br>487<br>488        | under s. 790.06 and who carries a concealed weapon or electric weapon or device, as those terms are defined in s. 790.001, on or about his or her person commits a misdemeanor of the first |
| 486<br>487<br>488<br>489 | weapon or device, as those terms are defined in s. 790.001, on or about his or her person commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.    |

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term is defined in s. 790.001, on or about his or her person

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494 commits a felony of the third degree, punishable as provided in 495 s. 775.082, s. 775.083, or s. 775.084. 496 (4) (3) A person does not violate this section if he or she 497 This section does not apply to: 498 (a) Is lawfully in possession of A person who carries a concealed weapon or a concealed firearm, as those terms are 499 500 defined in s. 790.001, or a person who may lawfully possess a firearm and who carries such a concealed weapon or concealed 502 firearm, on or about his or her person while in the act of 503 evacuating during a mandatory evacuation order issued during a 504 state of emergency declared by the Governor pursuant to chapter 252 or declared by a local authority pursuant to chapter 870. As used in this subsection, the term "in the act of evacuating" 506 507 means the immediate and urgent movement of a person away from the evacuation zone within 48 hours after a mandatory evacuation 508 is ordered. The 48 hours may be extended by an order issued by 509 510 the Governor. (b) A person who Carries for purposes of lawful self-511 512 defense, in a concealed manner: 513 1. A self-defense chemical spray. 2. A nonlethal stun gun or dart-firing stun gun or other 514 nonlethal electric weapon or device that is designed solely for 515 516 defensive purposes. 517 (5) (4) This section does not preclude any prosecution for 518 the use of an electric weapon or device, a dart-firing stun gun, or a self-defense chemical spray during the commission of any criminal offense under s. 790.07, s. 790.10, s. 790.23, or s. 521 790.235, or for any other criminal offense.

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Section 6. Section 790.013, Florida Statutes, is created to

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| 023 | read:  |
|-----|--|
| 524 | 790.013 Carrying of concealed weapons or concealed firearms          |
| 525 | without a license.—A person who carries a concealed weapon or        |
| 526 | concealed firearm without a license as authorized under s.           |
| 527 | 790.01(1)(b):  |
| 528 | (1) (a) Must carry valid identification at all times when he         |
| 529 | or she is in actual possession of a concealed weapon or              |
| 530 | concealed firearm and must display such identification upon          |
| 531 | demand by a law enforcement officer.                                 |
| 532 | (b) A violation of this subsection is a noncriminal                  |
| 533 | violation punishable by a \$25 fine.                                 |
| 534 | (2) Is subject to s. 790.06(12) in the same manner as a              |
| 535 | person who is licensed to carry a concealed weapon or concealed      |
| 536 | firearm.   |
| 537 | Section 7. Section 790.015, Florida Statutes, is amended to          |
| 538 | read:  |
| 539 | 790.015 Nonresidents who are United States citizens and              |
| 540 | hold a concealed weapons license in another state; reciprocity       |
| 541 | (1) Notwithstanding s. $790.01_r$ A nonresident of Florida may       |
| 542 | carry a concealed weapon or concealed firearm, as that term is       |
| 543 | defined in s. $790.06(1)_{t}$ while in this state if the nonresident |
| 544 | is a resident of the United States who is 21 years of age or         |
| 545 | older and he or she:   |
| 546 | (a) Satisfies the criteria for receiving and maintaining a           |
| 547 | license to carry a concealed weapon or concealed firearm under       |
| 548 | s. $790.06(2)(a)-(f)$ and $(i)-(n)$ , $(3)$ , and $(10)$ ; or        |
| 549 | (a) Is 21 years of age or older.                                     |
| 550 | (b) Has in his or her immediate possession a valid license           |
| 551 | to carry a concealed weapon or concealed firearm issued to the       |

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| 552 | nonresident in his or her state of residence.                                      |
| 553 | (c) Is a resident of the United States.  |
| 554 | (2) A nonresident is subject to the same laws and                                  |
| 555 | restrictions with respect to carrying a concealed weapon or                        |
| 556 | concealed firearm as a resident of Florida who is so licensed.                     |
| 557 | (3) If the resident of another state who is the holder of a                        |
| 558 | valid license to carry a concealed weapon or concealed firearm                     |
| 559 | issued in another state establishes legal residence in this                        |
| 560 | state by:  |
| 561 | (a) Registering to vote;   |
| 562 | (b) Making a statement of domicile pursuant to s. 222.17;                          |
| 563 | or   |
| 564 | (c) Filing for homestead tax exemption on property in this                         |
| 565 | state,   |
| 566 |  |
| 567 | the license shall <u>be recognized as valid</u> <del>remain in effect</del> for 90 |
| 568 | days following the date on which the holder of the license                         |
| 569 | establishes legal state residence.   |
| 570 | (4) This section applies only to nonresident concealed                             |
| 571 | weapon or concealed firearm licenscholders from states that                        |
| 572 | honor Florida concealed weapon or concealed firearm licenses.                      |
| 573 | $\underline{\text{(4)}}$ (5) The requirement in subsection (1) that a nonresident  |
| 574 | be 21 years of age or older to carry a concealed weapon or                         |
| 575 | <pre>concealed firearm of paragraph (1)(a) does not apply to a person</pre>        |
| 576 | who:   |
| 577 | (a) Is a servicemember, as defined in s. 250.01; or                                |
| 578 | (b) Is a veteran of the United States Armed Forces who was                         |
| 579 | discharged under honorable conditions.   |
| 580 | Section 8. Paragraph (d) of subsection (1) of section                              |

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790.052, Florida Statutes, is amended to read:

790.052 Carrying concealed firearms; off-duty law enforcement officers.—

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(d) This section does not limit the right of a law enforcement officer, correctional officer, or correctional probation officer to carry a concealed firearm off duty as a private citizen under the exemption provided in s. 790.06 that allows a law enforcement officer, correctional officer, or correctional probation officer as defined in s. 943.10(1), (2), (3), (6), (7), (8), or (9) to carry a concealed firearm without a concealed weapon or concealed firearm license or as otherwise provided by law. The appointing or employing agency or department of an officer carrying a concealed firearm as a private citizen is under s. 790.06 shall not be liable for the use of the firearm in such capacity. This section does not limit Nothing herein limits the authority of the appointing or employing agency or department from establishing policies limiting law enforcement officers or correctional officers from carrying concealed firearms during off-duty hours in their capacity as appointees or employees of the agency or department.

Section 9. Subsection (1) of section 790.053, Florida Statutes, is amended to read:

790.053 Open carrying of weapons.-

(1) Except as otherwise provided by law and in subsection (2), it is unlawful for any person to openly carry on or about his or her person any firearm or electric weapon or device. It is not a violation of this section for a person  $\underline{\text{who carries}}$   $\underline{\text{licensed to carry}}$  a concealed firearm as  $\underline{\text{authorized}}$   $\underline{\text{provided}}$  in

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| 610 | $\underline{\text{s. 790.01(1)}}$ s. $\underline{\text{790.06(1)}}$ , and who is lawfully carrying a |
| 611 | firearm in a concealed manner, to briefly and openly display the                                     |
| 612 | firearm to the ordinary sight of another person, unless the  |
| 613 | firearm is intentionally displayed in an angry or threatening  |
| 614 | manner, not in necessary self-defense.   |
| 615 | Section 10. Subsection (1), paragraphs (g) and (h) of  |
| 616 | subsection (2), paragraph (e) of subsection (4), paragraph (b)                                       |
| 617 | of subsection (5), paragraph (f) of subsection (6), and  |
| 618 | subsections (9), (10), (12), (13), and (16) of section 790.06,                                       |
| 619 | Florida Statutes, are amended to read:   |
| 620 | 790.06 License to carry concealed weapon or firearm.—  |
| 621 | (1) (a) For the purposes of this section, the term   |
| 622 | "concealed weapon or concealed firearm" means a handgun,   |
| 623 | electronic weapon or device, tear gas gun, knife, or billie, but                                     |
| 624 | does not include a machine gun as that term is defined in s.   |
| 625 | <u>790.001.</u>  |
| 626 | (b) The Department of Agriculture and Consumer Services is   |
| 627 | authorized to issue licenses to carry concealed weapons or   |
| 628 | concealed firearms to persons qualified as provided in this  |
| 629 | section. Each such license must bear a color photograph of the                                       |
| 630 | licensee. For the purposes of this section, concealed weapons or                                     |
| 631 | concealed firearms are defined as a handgun, electronic weapon                                       |
| 632 | or device, tear gas gun, knife, or billie, but the term does not                                     |
| 633 | include a machine gun as defined in s. 790.001(9).   |
| 634 | $\underline{\text{(c)}}$ Such Licenses $\underline{\text{are}}$ shall be valid throughout the state  |
| 635 | for a period of 7 years after from the date of issuance. $\underline{\mathtt{A}}$                    |
| 636 | licensee must carry Any person in compliance with the terms of                                       |
| 637 | such license may carry a concealed weapon or concealed firearm                                       |

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notwithstanding the provisions of s. 790.01. The licensee must

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carry the license, together with valid identification, at all times in which the licensee is in actual possession of a concealed weapon or concealed firearm and must display such both the license and proper identification upon demand by a law enforcement officer. Violations of the provisions of this subsection shall constitute a noncriminal violation with a penalty of \$25, payable to the clerk of the court.

- (2) The Department of Agriculture and Consumer Services shall issue a license if the applicant:
- (g) Desires a legal means to carry a concealed weapon or concealed firearm for lawful self-defense;
- (h) Demonstrates competence with a firearm by any one of the following:
- Completion of any hunter education or hunter safety course approved by the Fish and Wildlife Conservation Commission or a similar agency of another state;
- 2. Completion of any National Rifle Association firearms safety or training course;
- 3. Completion of any firearms safety or training course or class available to the general public offered by a law enforcement agency, junior college, college, or private or public institution or organization or firearms training school, using instructors certified by the National Rifle Association, Criminal Justice Standards and Training Commission, or the Department of Agriculture and Consumer Services;
- 4. Completion of any law enforcement firearms safety or training course or class offered for security guards, investigators, special deputies, or any division or subdivision of a law enforcement agency or security enforcement;

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5. Presents evidence of equivalent experience with a firearm through participation in organized shooting competition or military service;

- 6. Is licensed or has been licensed to carry a <u>concealed</u> <u>weapon or concealed</u> firearm in this state or a county or municipality of this state, unless such license has been revoked for cause; or
- 7. Completion of any firearms training or safety course or class conducted by a state-certified or National Rifle
  Association certified firearms instructor:

A photocopy of a certificate of completion of any of the courses or classes; an affidavit from the instructor, school, club, organization, or group that conducted or taught such course or class attesting to the completion of the course or class by the applicant; or a copy of any document that shows completion of the course or class or evidences participation in firearms competition shall constitute evidence of qualification under this paragraph. A person who conducts a course pursuant to subparagraph 2., subparagraph 3., or subparagraph 7., or who, as an instructor, attests to the completion of such courses, must maintain records certifying that he or she observed the student safely handle and discharge the firearm in his or her physical presence and that the discharge of the firearm included live fire using a firearm and ammunition as defined in s. 790.001;

- (4) The application shall be completed, under oath, on a form adopted by the Department of Agriculture and Consumer Services and shall include:
  - (e) A statement that the applicant desires a concealed

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weapon or  $\underline{\text{concealed}}$  firearms license as a means of lawful self-defense; and

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- (5) The applicant shall submit to the Department of Agriculture and Consumer Services or an approved tax collector pursuant to s. 790.0625:
- (b) A nonrefundable license fee of up to \$55 if he or she has not previously been issued a statewide license or of up to \$45 for renewal of a statewide license. The cost of processing fingerprints as required in paragraph (c) shall be borne by the applicant. However, an individual holding an active certification from the Criminal Justice Standards and Training Commission as a law enforcement officer, correctional officer, or correctional probation officer as defined in s. 943.10(1), (2), (3), (6), (7), (8), or (9) is exempt from the licensing requirements of this section. If such individual wishes to receive a concealed weapon or concealed firearm license, he or she is exempt from the background investigation and all background investigation fees but must pay the current license fees regularly required to be paid by nonexempt applicants. Further, a law enforcement officer, a correctional officer, or a correctional probation officer as defined in s. 943.10(1), (2), or (3) is exempt from the required fees and background investigation for 1 year after his or her retirement.

(f) The Department of Agriculture and Consumer Services shall, upon receipt of a completed application and the identifying information required under paragraph (5)(f), expedite the processing of a servicemember's or a veteran's concealed weapon or concealed firearm license application.

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| 726 | (9) In the event that a concealed weapon or concealed             |
| 727 | firearm license is lost or destroyed, the license shall be        |
| 728 | automatically invalid, and the person to whom the same was        |
| 729 | issued may, upon payment of \$15 to the Department of Agriculture |
| 730 | and Consumer Services, obtain a duplicate, or substitute          |
| 731 | thereof, upon furnishing a notarized statement to the Department  |
| 732 | of Agriculture and Consumer Services that such license has been   |
| 733 | lost or destroyed.  |
| 734 | (10) A license issued under this section shall be suspended       |
| 735 | or revoked pursuant to chapter 120 if the licensee:               |
| 736 | (a) Is found to be ineligible under the criteria set forth        |
| 737 | in subsection (2);  |
| 738 | (b) Develops or sustains a physical infirmity which               |
| 739 | prevents the safe handling of a weapon or firearm;                |
| 740 | (c) Is convicted of a felony which would make the licensee        |
| 741 | ineligible to possess a firearm pursuant to s. 790.23;            |
| 742 | (d) Is found guilty of a crime under the provisions of            |
| 743 | chapter 893, or similar laws of any other state, relating to      |
| 744 | controlled substances;  |
| 745 | (e) Is committed as a substance abuser under chapter 397,         |
| 746 | or is deemed a habitual offender under s. 856.011(3), or similar  |
| 747 | laws of any other state;  |
| 748 | (f) Is convicted of a second violation of s. 316.193, or a        |
| 749 | similar law of another state, within 3 years after a first        |
| 750 | conviction of such section or similar law of another state, even  |
| 751 | though the first violation may have occurred before the date on   |

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(g) Is adjudicated an incapacitated person under s.

which the application was submitted;

744.331, or similar laws of any other state; or

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(h) Is committed to a mental institution under chapter 394, or similar laws of any other state.

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Notwithstanding s. 120.60(5), service of a notice of the suspension or revocation of a concealed weapon or concealed firearm license must be given by either certified mail, return receipt requested, to the licensee at his or her last known mailing address furnished to the Department of Agriculture and Consumer Services, or by personal service. If a notice given by certified mail is returned as undeliverable, a second attempt must be made to provide notice to the licensee at that address, by either first-class mail in an envelope, postage prepaid, addressed to the licensee at his or her last known mailing address furnished to the department, or, if the licensee has provided an e-mail address to the department, by e-mail. Such mailing by the department constitutes notice, and any failure by the licensee to receive such notice does not stay the effective date or term of the suspension or revocation. A request for hearing must be filed with the department within 21 days after notice is received by personal delivery, or within 26 days after the date the department deposits the notice in the United States mail (21 days plus 5 days for mailing). The department shall document its attempts to provide notice, and such documentation is admissible in the courts of this state and constitutes

(12) (a) A license issued under this section does not authorize any person to openly carry a handgun or carry a concealed weapon or concealed firearm into:

sufficient proof that notice was given.

1. Any place of nuisance as defined in s. 823.05;

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| 784 | <ol><li>Any police, sheriff, or highway patrol station;</li></ol>     |
|-----|---|
| 785 | <ol><li>Any detention facility, prison, or jail;</li></ol>            |
| 786 | 4. Any courthouse;  |
| 787 | 5. Any courtroom, except that nothing in this section                 |
| 788 | <pre>precludes would preclude a judge from carrying a concealed</pre> |
| 789 | weapon or determining who will carry a concealed weapon in his        |
| 790 | or her courtroom;   |
| 791 | 6. Any polling place;   |
| 792 | 7. Any meeting of the governing body of a county, public              |
| 793 | school district, municipality, or special district;                   |
| 794 | 8. Any meeting of the Legislature or a committee thereof;             |
| 795 | 9. Any school, college, or professional athletic event not            |
| 796 | related to firearms;  |
| 797 | 10. Any elementary or secondary school facility or                    |
| 798 | administration building;  |
| 799 | 11. Any career center;  |
| 800 | 12. Any portion of an establishment licensed to dispense              |
| 801 | alcoholic beverages for consumption on the premises, which            |
| 802 | portion of the establishment is primarily devoted to such             |
| 803 | purpose;  |
| 804 | 13. Any college or university facility unless the licensee            |
| 805 | is a registered student, employee, or faculty member of such          |
| 806 | college or university and the weapon is a stun gun or nonlethal       |
| 807 | electric weapon or device designed solely for defensive purposes      |
| 808 | and the weapon does not fire a dart or projectile;                    |
| 809 | 14. The inside of the passenger terminal and sterile area             |
| 810 | of any airport, provided that no person shall be prohibited from      |
| 811 | carrying any legal firearm into the terminal, which firearm is        |
| 812 | encased for shipment for purposes of checking such firearm as         |

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baggage to be lawfully transported on any aircraft; or

- 15. Any place where the carrying of firearms is prohibited by federal law.
- (b) A person licensed under this section  $\underline{is}$  shall not be prohibited from carrying or storing a firearm in a vehicle for lawful purposes.
- (c) This section does not modify the terms or conditions of s. 790.251(7).
- (d) Any person who knowingly and willfully violates any provision of this subsection commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.
- (13) Notwithstanding any other law, for the purposes of safety, security, personal protection, or any other lawful purpose, a person licensed under this section may carry a concealed weapon or concealed firearm on property owned, rented, leased, borrowed, or lawfully used by a church, synagogue, or other religious institution. This subsection does not limit the private property rights of a church, synagogue, or other religious institution to exercise control over property that the church, synagogue, or other religious institution owns, rents, leases, borrows, or lawfully uses.
- (16) The Legislature finds as a matter of public policy and fact that it is necessary to provide statewide uniform standards for issuing licenses to carry concealed weapons and concealed firearms for self-defense and finds it necessary to occupy the field of regulation of the bearing of concealed weapons or concealed firearms for self defense to ensure that no honest, law abiding person who qualifies under the provisions of this section is subjectively or arbitrarily denied his or her rights.

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| 842 | The Department of Agriculture and Consumer Services shall                    |
| 843 | implement and administer the provisions of this section. The                 |
| 844 | Legislature does not delegate to the Department of Agriculture               |
| 845 | and Consumer Services the authority to regulate or restrict the              |
| 846 | issuing of licenses provided for in this section, beyond those               |
| 847 | provisions contained in this section. Subjective or arbitrary                |
| 848 | actions or rules which encumber the issuing process by placing               |
| 849 | burdens on the applicant beyond those sworn statements and                   |
| 850 | specified documents detailed in this section or which create                 |
| 851 | restrictions beyond those specified in this section are in                   |
| 852 | conflict with the intent of this section and are prohibited.                 |
| 853 | This section shall be liberally construed to carry out the                   |
| 854 | constitutional right to bear arms <del>for self-defense</del> . This section |
| 855 | is supplemental and additional to existing rights to bear arms,              |
| 856 | and nothing in this section shall impair or diminish such                    |
| 857 | rights.  |
| 858 | Section 11. Paragraph (a) of subsection (2) of section                       |
| 859 | 790.0655, Florida Statutes, is amended to read:                              |
| 860 | 790.0655 Purchase and delivery of firearms; mandatory                        |
| 861 | waiting period; exceptions; penalties  |
| 862 | (2) The waiting period does not apply in the following                       |
| 863 | circumstances:   |
| 864 | (a) When a firearm is being purchased by a holder of a                       |
| 865 | concealed weapons or concealed firearms license issued under                 |
| 866 | permit as defined in s. 790.06.  |
| 867 | Section 12. Subsection (1) and paragraphs (a), (b), (c),                     |
| 868 | and (e) of subsection (2) of section 790.115, Florida Statutes,              |
| 869 | are amended to read:   |
| 870 | 790.115 Possessing or discharging weapons or firearms at a                   |

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school-sponsored event or on school property prohibited; penalties; exceptions.—

- (1) A person who exhibits any sword, sword cane, firearm, electric weapon or device, destructive device, or other weapon as defined in s.  $790.001 \cdot \frac{13}{13}$ , including a razor blade, box cutter, or common pocketknife, except as authorized in support of school-sanctioned activities, in the presence of one or more persons in a rude, careless, angry, or threatening manner and not in lawful self-defense, at a school-sponsored event or on the grounds or facilities of any school, school bus, or school bus stop, or within 1,000 feet of the real property that comprises a public or private elementary school, middle school, or secondary school, during school hours or during the time of a sanctioned school activity, commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. This subsection does not apply to the exhibition of a firearm or weapon on private real property within 1,000 feet of a school by the owner of such property or by a person whose presence on such property has been authorized, licensed, or invited by the owner.
- (2) (a) A person shall not possess any firearm, electric weapon or device, destructive device, or other weapon as defined in  $\underline{s.790.001}$   $\underline{s.790.001(13)}$ , including a razor blade or box cutter, except as authorized in support of school-sanctioned activities, at a school-sponsored event or on the property of any school, school bus, or school bus stop; however, a person may carry a firearm:
- 1. In a case to a firearms program, class or function which has been approved in advance by the principal or chief

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14-00566C-23 2023150\_\_ administrative officer of the school as a program or class to

2. In a case to a career center having a firearms training range; or

which firearms could be carried;

3. In a vehicle pursuant to  $\underline{s.790.25(4)}$   $\underline{s.790.25(5)}$ ; except that school districts may adopt written and published policies that waive the exception in this subparagraph for purposes of student and campus parking privileges.

For the purposes of this section, "school" means any preschool, elementary school, middle school, junior high school, secondary school, career center, or postsecondary school, whether public or nonpublic.

- (b) Except as provided in paragraph (e), a person who willfully and knowingly possesses any electric weapon or device, destructive device, or other weapon as defined in s. 790.001 s. 790.001(13), including a razor blade or box cutter, except as authorized in support of school-sanctioned activities, in violation of this subsection commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (c)1. Except as provided in paragraph (e), a person who willfully and knowingly possesses any firearm in violation of this subsection commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- 2. A person who stores or leaves a loaded firearm within the reach or easy access of a minor who obtains the firearm and commits a violation of subparagraph 1. commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s.

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775.083; except that this does not apply if the firearm was stored or left in a securely locked box or container or in a location which a reasonable person would have believed to be secure, or was securely locked with a firearm-mounted push-button combination lock or a trigger lock; if the minor obtains the firearm as a result of an unlawful entry by any person; or to members of the Armed Forces, National Guard, or State

936 Militia, or to police or other law enforcement officers, with 937 respect to firearm possession by a minor which occurs during or

938 incidental to the performance of their official duties.
939 (e) A person who is authorized to carry a concealed

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(e) A person who is authorized to carry a concealed weapon or concealed firearm under s. 790.01(1) and who willfully and knowingly violates paragraph (b) or subparagraph (c)1. commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083 The penalties of this subsection shall not apply to persons licensed under s. 790.06. Persons licensed under s. 790.06 shall be punished as provided in s. 790.06(12), except that a licenseholder who unlawfully discharges a weapon or firearm on school property as prohibited by this subsection commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

Section 13. Section 790.145, Florida Statutes, is repealed.
Section 14. Subsection (2), subsection (3), and subsection
(5) of section 790.25, Florida Statutes, are amended to read:
790.25 Lawful ownership, possession, and use of firearms and other weapons.—

(2) USES NOT AUTHORIZED.

(a) This section does not authorize carrying a concealed weapon without a permit, as prohibited by ss. 790.01 and 790.02.

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| 958 | (b) The protections of this section do not apply to the                               |
|-----|---|
| 959 | following:  |
| 960 | 1. A person who has been adjudged mentally incompetent, who                           |
| 961 | is addicted to the use of narcotics or any similar drug, or who                       |
| 962 | is a habitual or chronic alcoholic, or a person using weapons or                      |
| 963 | firearms in violation of ss. 790.07-790.115, 790.145-790.19,                          |
| 964 | <del>790.22-790.24;</del>   |
| 965 | 2. Vagrants and other undesirable persons as defined in s.                            |
| 966 | <del>856.02;</del>  |
| 967 | 3. A person in or about a place of nuisance as defined in                             |
| 968 | s. 823.05, unless such person is there for law enforcement or                         |
| 969 | some other lawful purpose.  |
| 970 | (2) (3) LAWFUL USES.—Notwithstanding the provisions of ss.                            |
| 971 | $\underline{790.01}$ , $790.053$ , and $790.06$ , do not apply in the following       |
| 972 | instances, and, despite such sections, it is lawful for the                           |
| 973 | following persons $\underline{\text{may}}$ to own, possess, and lawfully use firearms |
| 974 | and other weapons, ammunition, and supplies for lawful purposes                       |
| 975 | if they are not otherwise prohibited from owning or possessing a                      |
| 976 | firearm under state or federal law:   |
| 977 | (a) Members of the Militia, National Guard, Florida State                             |
| 978 | Defense Force, Army, Navy, Air Force, Marine Corps, Space Force,                      |
| 979 | Coast Guard, organized reserves, and other armed forces of the                        |
| 980 | state and of the United States, when on duty, when training or                        |
| 981 | preparing themselves for military duty, or while subject to                           |
| 982 | recall or mobilization;   |
| 983 | (b) Citizens of this state subject to duty in the Armed                               |
| 984 | Forces under s. 2, Art. X of the State Constitution, under                            |
| 985 | chapters 250 and 251, and under federal laws, when on duty or                         |
| 986 | when training or preparing themselves for military duty;                              |

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(c) Persons carrying out or training for emergency management duties under chapter 252;

- (d) Sheriffs, marshals, prison or jail wardens, police officers, Florida highway patrol officers, game wardens, revenue officers, forest officials, special officers appointed under the provisions of chapter 354, and other peace and law enforcement officers and their deputies and assistants and full-time paid peace officers of other states and of the Federal Government who are carrying out official duties while in this state;
- (e) Officers or employees of the state or United States duly authorized to carry a concealed weapon  $\underline{\text{or a concealed}}$  firearm;
- (f) Guards or messengers of common carriers, express companies, armored car carriers, mail carriers, banks, and other financial institutions, while actually employed in and about the shipment, transportation, or delivery of any money, treasure, bullion, bonds, or other thing of value within this state;
- (g) Regularly enrolled members of any organization duly authorized to purchase or receive weapons from the United States or from this state, or regularly enrolled members of clubs organized for target, skeet, or trap shooting, while at or going to or from shooting practice; or regularly enrolled members of clubs organized for modern or antique firearms collecting, while such members are at or going to or from their collectors' gun shows, conventions, or exhibits;
- (h) A person engaged in fishing, camping, or lawful hunting or going to or returning from a fishing, camping, or lawful hunting expedition;
  - (i) A person engaged in the business of manufacturing,

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| 1016 | repairing, or dealing in firearms, or the agent or  |
| 1017 | representative of any such person while engaged in the lawful                                       |
| 1018 | course of such business;  |
| 1019 | (j) A person discharging a weapon or firearm firing weapons   |
| 1020 | for testing or target practice under safe conditions and in a                                       |
| 1021 | safe place not prohibited by law or going to or from such place;                                    |
| 1022 | (k) A person <u>discharging</u> a weapon or firearm <u>firing weapons</u>                           |
| 1023 | in a safe and secure indoor range for testing and target  |
| 1024 | practice;   |
| 1025 | (1) A person traveling by private conveyance when the   |
| 1026 | weapon is securely eneased or in a public conveyance when the                                       |
| 1027 | weapon $\underline{\text{or firearm}}$ is securely encased and not in the person's                  |
| 1028 | manual possession;  |
| 1029 | (m) A person while carrying a $\underline{\text{handgun}}$ $\underline{\text{pistol}}$ unloaded and |
| 1030 | in a secure wrapper, concealed or otherwise, from the place of                                      |
| 1031 | purchase to his or her home or place of business or to a place                                      |
| 1032 | of repair or back to his or her home or place of business;  |
| 1033 | (n) A person possessing weapons or firearms arms at his or  |
| 1034 | her home or place of business;  |
| 1035 | (o) Investigators employed by the several public defenders  |
| 1036 | of the state, while actually carrying out official duties,  |
| 1037 | provided such investigators:  |
| 1038 | <ol> <li>Are employed full time;</li> </ol>   |
| 1039 | 2. Meet the official training standards for firearms  |
| 1040 | established by the Criminal Justice Standards and Training  |
| 1041 | Commission as provided in s. $943.12(5)$ and the requirements of                                    |
| 1042 | ss. $493.6108(1)(a)$ and $943.13(1)-(4)$ ; and  |
| 1043 | 3. Are individually designated by an affidavit of consent   |
| 1044 | signed by the employing public defender and filed with the clerk                                    |

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of the circuit court in the county in which the employing public defender resides.

- (p) Investigators employed by the capital collateral regional counsel, while actually carrying out official duties, provided such investigators:
  - 1. Are employed full time;

- 2. Meet the official training standards for firearms as established by the Criminal Justice Standards and Training Commission as provided in s. 943.12(1) and the requirements of ss. 493.6108(1) (a) and 943.13(1)-(4); and
- 3. Are individually designated by an affidavit of consent signed by the capital collateral regional counsel and filed with the clerk of the circuit court in the county in which the investigator is headquartered.
- (q)1. A tactical medical professional who is actively operating in direct support of a tactical operation by a law enforcement agency provided that:
- a. The tactical medical professional is lawfully able to possess firearms and has an active concealed <u>weapon or concealed</u> firearm license <del>weapons permit</del> issued pursuant to s. 790.06.
- b. The tactical medical professional is appointed to a law enforcement tactical team of a law enforcement agency by the head of the law enforcement agency.
- c. The law enforcement agency has an established policy providing for the appointment, training, and deployment of the tactical medical professional.
- d. The tactical medical professional successfully completes a firearms safety training and tactical training as established or designated by the appointing law enforcement agency.

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e. The law enforcement agency provides and the tactical medical professional participates in annual firearm training and tactical training.

- 2. While actively operating in direct support of a tactical operation by a law enforcement agency, a tactical medical professional:
- a. May carry a firearm in the same manner as a law enforcement officer, as defined in s. 943.10 and, notwithstanding any other law, at any place a tactical law enforcement operation occurs.

- b. Has no duty to retreat and is justified in the use of any force which he or she reasonably believes is necessary to defend himself or herself or another from bodily harm.
- c. Has the same immunities and privileges as a law enforcement officer, as defined in s. 943.10, in a civil or criminal action arising out of a tactical law enforcement operation when acting within the scope of his or her official duties.
- 3. This paragraph may not be construed to authorize a tactical medical professional to carry, transport, or store any firearm or ammunition on any fire apparatus or EMS vehicle.
- 4. The appointing law enforcement agency shall issue any firearm or ammunition that the tactical medical professional carries in accordance with this paragraph.
- 5. For the purposes of this paragraph, the term "tactical medical professional" means a paramedic, as defined in s. 401.23, a physician, as defined in s. 458.305, or an osteopathic physician, as defined in s. 459.003, who is appointed to provide direct support to a tactical law enforcement unit by providing

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| 1103 | medical services at high-risk incidents, including, but not                    |
| 1104 | limited to, hostage incidents, narcotics raids, hazardous                      |
| 1105 | surveillance, sniper incidents, armed suicidal persons,                        |
| 1106 | barricaded suspects, high-risk felony warrant service, fugitives               |
| 1107 | refusing to surrender, and active shooter incidents.                           |
| 1108 | (4) (5) POSSESSION IN PRIVATE CONVEYANCE                                       |
| 1109 | (a) Notwithstanding s. 790.01(1), a person 18 years of age                     |
| 1110 | or older who is in lawful possession of a handgun or other                     |
| 1111 | weapon may possess such a handgun or weapon within the interior                |
| 1112 | of a private conveyance if the handgun or weapon is securely                   |
| 1113 | encased or otherwise not readily accessible for immediate use. A               |
| 1114 | person who possesses a handgun or other weapon as authorized                   |
| 1115 | under this paragraph may not carry the handgun or weapon on his                |
| 1116 | or her person.   |
| 1117 | (b) This subsection does not prohibit a person from                            |
| 1118 | <pre>carrying a:</pre>   |
| 1119 | 1. Legal firearm other than a handgun anywhere in a private                    |
| 1120 | conveyance when such firearm is being carried for a lawful use;                |
| 1121 | <u>or</u>  |
| 1122 | 2. Concealed weapon or concealed firearm on his or her                         |
| 1123 | person while in a private conveyance if he or she is authorized                |
| 1124 | to carry a concealed weapon or concealed firearm under s.                      |
| 1125 | 790.01(1).   |
| 1126 | (c) This subsection shall be liberally construed in favor                      |
| 1127 | of the lawful use, ownership, and possession of firearms and                   |
| 1128 | other weapons, including lawful self-defense as provided in s.                 |
| 1129 | $\underline{776.012.}$ Notwithstanding subsection (2), it is lawful and is not |
| 1130 | a violation of s. 790.01 for a person 18 years of age or older                 |
| 1131 | to possess a concealed firearm or other weapon for self-defense                |

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| 1132 | or other lawful purpose within the interior of a private                        |
| 1133 | conveyance, without a license, if the firearm or other weapon is                |
| 1134 | securely encased or is otherwise not readily accessible for                     |
| 1135 | immediate use. Nothing herein contained prohibits the carrying                  |
| 1136 | of a legal firearm other than a handgun anywhere in a private                   |
| 1137 | conveyance when such firearm is being carried for a lawful use.                 |
| 1138 | Nothing herein contained shall be construed to authorize the                    |
| 1139 | carrying of a concealed firearm or other weapon on the person.                  |
| 1140 | This subsection shall be liberally construed in favor of the                    |
| 1141 | lawful use, ownership, and possession of firearms and other                     |
| 1142 | weapons, including lawful self-defense as provided in s.                        |
| 1143 | <del>776.012.</del>   |
| 1144 | Section 15. Paragraph (c) of subsection (2) and paragraph                       |
| 1145 | (c) of subsection (4) of section 790.251, Florida Statutes, are                 |
| 1146 | amended to read:  |
| 1147 | 790.251 Protection of the right to keep and bear arms in                        |
| 1148 | motor vehicles for self-defense and other lawful purposes;                      |
| 1149 | prohibited acts; duty of public and private employers; immunity                 |
| 1150 | from liability; enforcement.—   |
| 1151 | (2) DEFINITIONS.—As used in this section, the term:                             |
| 1152 | (c) "Employee" means any person who $\underline{\text{is authorized to carry}}$ |
| 1153 | a concealed weapon or concealed firearm under s. 790.01(1)                      |
| 1154 | possesses a valid license issued pursuant to s. 790.06 and:                     |
| 1155 | 1. Works for salary, wages, or other remuneration;                              |
| 1156 | 2. Is an independent contractor; or   |
| 1157 | 3. Is a volunteer, intern, or other similar individual for                      |
| 1158 | an employer.  |
| 1159 |   |
| 1160 | As used in this section, the term "firearm" includes ammunition                 |

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| 1161 | and accoutrements attendant to the lawful possession and use of                |
|------|--|
| 1162 | a firearm.   |
| 1163 | (4) PROHIBITED ACTS.—No public or private employer may                         |
| 1164 | violate the constitutional rights of any customer, employee, or                |
| 1165 | invitee as provided in paragraphs (a)-(e):                                     |
| 1166 | (c) No public or private employer shall condition employment                   |
| 1167 | upon either:   |
| 1168 | 1. The fact that an employee or prospective employee $\underline{\mathrm{is}}$ |
| 1169 | authorized to carry a concealed weapon or concealed firearm                    |
| 1170 | under s. 790.01(1) holds or does not hold a license issued                     |
| 1171 | pursuant to s. 790.06; or  |
| 1172 | 2. Any agreement by an employee or a prospective employee                      |
| 1173 | that prohibits an employee from keeping a legal firearm locked                 |
| 1174 | inside or locked to a private motor vehicle in a parking lot                   |
| 1175 | when such firearm is kept for lawful purposes.                                 |
| 1176 |  |
| 1177 | This subsection applies to all public sector employers,                        |
| 1178 | including those already prohibited from regulating firearms                    |
| 1179 | under the provisions of s. 790.33.   |
| 1180 | Section 16. Paragraph (c) of subsection (1) of section                         |
| 1181 | 790.31, Florida Statutes, is amended to read:                                  |
| 1182 | 790.31 Armor-piercing or exploding ammunition or dragon's                      |
| 1183 | breath shotgun shells, bolo shells, or flechette shells                        |
| 1184 | prohibited   |
| 1185 | (1) As used in this section, the term:   |
| 1186 | (c) "Handgun" means a firearm capable of being carried and                     |
| 1187 | used by one hand, such as a pistol or revolver.                                |
| 1188 | Section 17. Effective upon becoming a law, section                             |
| 1189 | 943.6873, Florida Statutes, is created to read:                                |
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| 1190 | 943.6873 Active assailant response policy.—For the               |
| 1191 | protection of all persons in this state, it is necessary and     |
| 1192 | required that every law enforcement agency in this state be      |
| 1193 | prepared to respond to an active assailant event. To be          |
| 1194 | adequately prepared, each law enforcement agency must create and |
| 1195 | maintain an active assailant response policy.                    |
| 1196 | (1) By October 1, 2023, each law enforcement agency in this      |
| 1197 | state shall have a written active assailant response policy      |
| 1198 | <pre>that:</pre>   |
| 1199 | (a) Is consistent with the agency's response capabilities;       |
| 1200 | and  |
| 1201 | (b) Includes response procedures specifying the command          |
| 1202 | protocol and coordination with other law enforcement agencies.   |
| 1203 | (2) (a) The department shall make the model active assailant     |
| 1204 | response policy developed by the Marjory Stoneman Douglas High   |
| 1205 | School Public Safety Commission available on its website. The    |
| 1206 | department may also make available any other policies deemed     |
| 1207 | appropriate by the executive director which may guide a law      |
| 1208 | enforcement agency in developing its active assailant response   |
| 1209 | polices.   |
| 1210 | (b) Each law enforcement agency must review the model            |
| 1211 | active assailant response policy developed by the Marjory        |
| 1212 | Stoneman Douglas High School Public Safety Commission when       |
| 1213 | developing its active assailant response policy.                 |
| 1214 | (3) Each law enforcement agency shall ensure that all of         |
| 1215 | its sworn personnel have been trained on the agency's existing   |
| 1216 | active assailant response policy, or that sworn personnel are    |
| 1217 | trained within 180 days after enacting a new or revised policy.  |
| 1218 | Each law enforcement agency must ensure that all of its sworn    |

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| 1219 | personnel receive, at minimum, annual training on the active     |
|------|--|
| 1220 | assailant response policy.                                       |
| 1221 | (4) By October 1, 2023, each law enforcement agency shall        |
| 1222 | provide written certification to the department from the head of |
| 1223 | the law enforcement agency verifying that the agency has         |
| 1224 | officially adopted a written active assailant response policy.   |
| 1225 | (5) By January 1, 2024, the department shall submit a            |
| 1226 | report to the Governor, the President of the Senate, and the     |
| 1227 | Speaker of the House of Representatives identifying each law     |
| 1228 | enforcement agency that has not complied with the requirements   |
| 1229 | of this section.   |
| 1230 | Section 18. Effective upon becoming a law, subsections (12)      |
| 1231 | and (13) of section 1001.212, Florida Statutes, are amended to   |
| 1232 | read:  |
| 1233 | 1001.212 Office of Safe Schools.—There is created in the         |
| 1234 | Department of Education the Office of Safe Schools. The office   |
| 1235 | is fully accountable to the Commissioner of Education. The       |
| 1236 | office shall serve as a central repository for best practices,   |
| 1237 | training standards, and compliance oversight in all matters      |
| 1238 | regarding school safety and security, including prevention       |
| 1239 | efforts, intervention efforts, and emergency preparedness        |
| 1240 | planning. The office shall:                                      |
| 1241 | (12) Develop a statewide behavioral threat management            |
| 1242 | operational process, a Florida-specific behavioral threat        |
| 1243 | assessment instrument, and a threat management portal.           |
| 1244 | (a)1. By December 1, 2023, the office shall develop a            |
| 1245 | statewide behavioral threat management operational process to    |
| 1246 | guide school districts, schools, charter school governing        |
| 1247 | boards, and charter schools through the threat management        |

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| 1248 | process. The process must be designed to identify, assess,      |
| 1249 | manage, and monitor potential and real threats to schools. This |
| 1250 | <pre>process must include, but is not limited to:</pre>         |
| 1251 | a. The establishment and duties of threat management teams.     |
| 1252 | b. Defining behavior risks and threats.                         |
| 1253 | c. The use of the Florida-specific behavioral threat            |
| 1254 | assessment instrument developed pursuant to paragraph (b) to    |
| 1255 | evaluate the behavior of students who may pose a threat to the  |
| 1256 | school, school staff, or other students and to coordinate       |
| 1257 | intervention and services for such students.                    |
| 1258 | d. Upon the availability of the threat management portal        |
| 1259 | developed pursuant to paragraph (c), the use, authorized user   |
| 1260 | criteria, and access specifications of the portal.              |
| 1261 | e. Procedures for the implementation of interventions,          |
| 1262 | school support, and community services.                         |
| 1263 | f. Guidelines for appropriate law enforcement intervention.     |
| 1264 | g. Procedures for risk management.                              |
| 1265 | h. Procedures for disciplinary actions.                         |
| 1266 | i. Mechanisms for continued monitoring of potential and         |
| 1267 | <u>real threats.</u>  |
| 1268 | j. Procedures for referrals to mental health services           |
| 1269 | identified by the school district or charter school governing   |
| 1270 | board pursuant to s. 1012.584(4).                               |
| 1271 | k. Procedures and requirements necessary for the creation       |
| 1272 | of a threat assessment report, all corresponding documentation, |
| 1273 | and any other information required by the Florida-specific      |
| 1274 | behavioral threat assessment instrument under paragraph (b).    |
| 1275 | 2. Upon availability, each school district, school, charter     |
| 1276 | school governing board, and charter school must use the         |

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| statewide behavioral threat management operational proce | SS.      |
| 3. The office shall provide training to all school       |          |
| districts, schools, charter school governing boards, and | charter  |
| schools on the statewide behavioral threat management    |          |
| operational process.                                     |          |

- $\underline{4}$ . The office shall coordinate the ongoing development,  $\underline{\text{implementation}}$ , and operation of the statewide behavioral threat management operational process.
- (b)1. By August 1, 2023 2019, the office shall develop a Florida-specific standardized, statewide behavioral threat assessment instrument for school districts, schools, charter school governing boards, and charter schools to use to evaluate the behavior of students who may pose a threat to the school, school staff, or students and to coordinate intervention and services for such students. The Florida-specific behavioral threat assessment instrument must include, but is not limited to: use by all public schools, including charter schools, which addresses early identification, evaluation, early intervention, and student support.
- (a) The standardized, statewide behavioral threat assessment instrument must include, but need not be limited to, components and forms that address:
- $\underline{a.1.}$  An assessment of the threat, which includes an assessment of the student, family, and school and social dynamics.
- $\underline{\text{b.2-}}$  An evaluation to determine whether a threat exists and  $\underline{\text{if so,}}$  if the  $\underline{\text{type of}}$  threat is transient or substantive.
- $\underline{\text{c.3-}}$  The response to a substantive threat, which includes the school response, and the role of law enforcement agencies  $\underline{\text{in}}$

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| 1306 | the response, and the response by mental health providers.  |
| 1307 | d.4. The response to a serious substantive threat,  |
| 1308 | including mental health and law enforcement referrals.  |
| 1309 | $5\cdot$ Ongoing monitoring to assess implementation of <u>threat</u>                                     |
| 1310 | management and safety strategies.   |
| 1311 | e. Ongoing monitoring to evaluate interventions and support   |
| 1312 | provided to the students.   |
| 1313 | f. A standardized threat assessment report, which must  |
| 1314 | include, but need not be limited to, all documentation  |
| 1315 | associated with the evaluation, intervention, management, and   |
| 1316 | any ongoing monitoring of the threat.   |
| 1317 | 2. A report, all corresponding documentation, and any other   |
| 1318 | information required by the instrument in the threat management   |
| 1319 | portal under paragraph (c) is an education record and may not be  |
| 1320 | retained, maintained, or transferred, except in accordance with   |
| 1321 | State Board of Education rule.  |
| 1322 | 3. Upon availability, each school district, school, charter   |
| 1323 | school governing board, and charter school must use the Florida-  |
| 1324 | specific behavioral threat assessment instrument.   |
| 1325 | $\underline{4.6.}$ The office shall provide training for members of                                       |
| 1326 | threat $\underline{\text{management}}$ $\underline{\text{assessment}}$ teams established under s.         |
| 1327 | 1006.07(7) and for all school districts and charter school  |
| 1328 | $\underline{\text{governing boards}}$ $\underline{\text{school administrators}}$ regarding the use of the |
| 1329 | $\underline{{\tt Florida-specific\ behavioral\ threat\ assessment}}\ {\tt instrument.}$                   |
| 1330 | (c)1. By August 1, 2025, the office shall develop, host,  |
| 1331 | maintain, and administer a threat management portal that will   |
| 1332 | digitize the Florida-specific behavioral threat assessment  |
| 1333 | instrument for use by each school district, school, charter   |
| 1334 | school governing board, and charter school. The portal will also  |

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| 1335 | facilitate the electronic threat assessment reporting and        |
| 1336 | documentation as required by the Florida-specific behavioral     |
| 1337 | threat assessment instrument to evaluate the behavior of         |
| 1338 | students who may pose a threat to the school, school staff, or   |
| 1339 | students and to coordinate intervention and services for such    |
| 1340 | students. The portal may not provide the office with access to   |
| 1341 | the portal unless authorized in accordance with State Board of   |
| 1342 | Education rule. The portal must include, but need not be limited |
| 1343 | to, the following functionalities:                               |
| 1344 | a. Workflow processes that align with the statewide              |
| 1345 | behavioral threat management operational process.                |
| 1346 | b. Direct data entry and file uploading as required by the       |
| 1347 | Florida-specific behavioral threat assessment instrument.        |
| 1348 | c. The ability to create a threat assessment report as           |
| 1349 | required by the Florida-specific behavioral threat assessment    |
| 1350 | instrument.  |
| 1351 | d. The ability of authorized personnel to add to or update       |
| 1352 | a threat assessment report, all corresponding documentation, or  |
| 1353 | any other information required by the Florida-specific           |
| 1354 | behavioral threat assessment instrument.                         |
| 1355 | e. The ability to create and remove connections between          |
| 1356 | education records in the portal and authorized personnel.        |
| 1357 | f. The ability to grant access to and securely transfer any      |
| 1358 | education records in the portal to other schools or charter      |
| 1359 | schools in the district.   |
| 1360 | g. The ability to grant access to and securely transfer any      |
| 1361 | education records in the portal to schools and charter schools   |
| 1362 | not in the originating district.                                 |
| 1363 | h. The ability to retain, maintain, and transfer education       |

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| 1364 | records in the portal in accordance with State Board of                         |
| 1365 | Education rule.   |
| 1366 | i. The ability to restrict access to, entry of,                                 |
| 1367 | modification of, and transfer of education records in the portal                |
| 1368 | to a school district, school, charter school governing board, or                |
| 1369 | charter school and authorized personnel as specified by the                     |
| 1370 | statewide behavioral threat management operational process.                     |
| 1371 | j. The ability to designate school district or charter                          |
| 1372 | school governing board system administrators who may grant                      |
| 1373 | access to authorized school district and charter school                         |
| 1374 | governing board personnel and school and charter school system                  |
| 1375 | administrators.   |
| 1376 | $\underline{k}$ . The ability to designate school or charter school system      |
| 1377 | administrators who may grant access to authorized school or                     |
| 1378 | <pre>charter school personnel.</pre>  |
| 1379 | 1. The ability to notify the office's system administrators                     |
| 1380 | and school district or charter school governing board system                    |
| 1381 | administrators of attempts to access any education records by                   |
| 1382 | unauthorized personnel.   |
| 1383 | 2. Upon availability, each school district, school, charter                     |
| 1384 | school governing board, and charter school shall use the portal.                |
| 1385 | 3. A threat assessment report, all corresponding                                |
| 1386 | documentation, and any other information required by the                        |
| 1387 | Florida-specific behavioral threat assessment instrument which                  |
| 1388 | is maintained in the portal is an education record and may not                  |
| 1389 | be retained, maintained, or transferred, except in accordance                   |
| 1390 | with State Board of Education rule.   |
| 1391 | $\underline{\text{4. The office and the office system administrators may not}}$ |
| 1392 | have access to a threat assessment report, all corresponding                    |
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| 1393 | documentation, and any other information required by the                |
| 1394 | Florida-specific behavioral threat assessment instrument which          |
| 1395 | is maintained in the portal.  |
| 1396 | 5. A school district or charter school governing board may              |
| 1397 | not have access to the education records in the portal, except          |
| 1398 | in accordance with State Board of Education rule.                       |
| 1399 | 6. The parent of a student may access his or her student's              |
| 1400 | education records in the portal in accordance with State Board          |
| 1401 | of Education Rule, but may not have access to the portal.               |
| 1402 | 7. The office shall develop and implement a quarterly                   |
| 1403 | portal access review audit process.                                     |
| 1404 | 8. Upon availability, each school district, school, charter             |
| 1405 | school governing board, and charter school shall comply with the        |
| 1406 | quarterly portal access review audit process developed by the           |
| 1407 | office.   |
| 1408 | 9. By August 1, 2025, the office shall provide role-based               |
| 1409 | training to all authorized school district and charter school           |
| 1410 | governing board personnel before granting access to the portal.         |
| 1411 | 10. By August 1 of each year, the office shall provide                  |
| 1412 | role-based training to all authorized school district, school,          |
| 1413 | charter school governing board, and charter school personnel.           |
| 1414 | 11. Any individual who accesses, uses, or releases any                  |
| 1415 | education record contained in the portal for a purpose not              |
| 1416 | specifically authorized by law commits a noncriminal infraction,        |
| 1417 | punishable by a fine not exceeding \$2,000.                             |
| 1418 | (d) (b) The office shall÷   |
| 1419 | 1. by August 1 of each year:, 2020,                                     |
| 1420 | $\underline{1.}$ Evaluate each school district's, school's, and charter |
| 1421 | school governing board's, and charter school's use of the               |

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| 1422 | statewide behavioral threat management operational process, the  |
| 1423 | Florida-specific behavioral threat assessment instrument, and    |
| 1424 | the threat management portal procedures for compliance with this |
| 1425 | subsection.  |
| 1426 | 2. Notify the district school superintendent or charter          |
| 1427 | school governing board, as applicable, if the use of the         |
| 1428 | statewide behavioral threat management operational process, the  |
| 1429 | Florida-specific behavioral threat assessment instrument, and    |
| 1430 | the threat management portal is not in compliance with this      |
| 1431 | subsection.  |
| 1432 | 3. Report any issues of ongoing noncompliance with this          |
| 1433 | subsection to the commissioner and the district school           |
| 1434 | superintendent or the charter school governing board, as         |
| 1435 | applicable.  |
| 1436 | (13) Establish the Statewide Threat Assessment Database          |
| 1437 | Workgroup, composed of members appointed by the department, to   |
| 1438 | complement the work of the department and the Department of Law  |
| 1439 | Enforcement associated with the centralized integrated data      |
| 1440 | repository and data analytics resources initiative and make      |
| 1441 | recommendations regarding the development of a statewide threat  |
| 1442 | assessment database. The database must allow authorized public   |
| 1443 | school personnel to enter information related to any threat      |
| 1444 | assessment conducted at their respective schools using the       |
| 1445 | instrument developed by the office pursuant to subsection (12),  |
| 1446 | and must provide such information to authorized personnel in     |
| 1447 | each school district and public school and to appropriate        |
| 1448 | stakeholders. By December 31, 2019, the workgroup shall provide  |
| 1449 | a report to the office with recommendations that include, but    |
| 1450 | need not be limited to:  |

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| 1451 | (a) Threat assessment data that should be required to be         |
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| 1452 | entered into the database.                                       |
| 1453 | (b) School district and public school personnel who should       |
| 1454 | be allowed to input student records to the database and view     |
| 1455 | such records.  |
| 1456 | (c) Database design and functionality, to include data           |
| 1457 | security.  |
| 1458 | (d) Restrictions and authorities on information sharing,         |
| 1459 | including:   |
| 1460 | 1. Section 1002.22 and other applicable state laws.              |
| 1461 | 2. The Family Educational Rights and Privacy Act (FERPA),        |
| 1462 | 20 U.S.C. s. 1232g, 42 C.F.R. part 2; the Health Insurance       |
| 1463 | Portability and Accountability Act (HIPAA), 42 U.S.C. s. 1320d6, |
| 1464 | 45 C.F.R. part 164, subpart E; and other applicable federal      |
| 1465 | <del>laws.</del>   |
| 1466 | 3. The appropriateness of interagency agreements that will       |
| 1467 | allow law enforcement to view database records.                  |
| 1468 | (e) The cost to develop and maintain a statewide online          |
| 1469 | <del>database.</del>   |
| 1470 | (f) An implementation plan and timeline for the workgroup        |
| 1471 | recommendations.   |
| 1472 | Section 19. Effective upon becoming a law, the State Board       |
| 1473 | of Education may, and all conditions are deemed met, to adopt    |
| 1474 | emergency rules pursuant to s. 120.54(4), Florida Statutes, to   |
| 1475 | administer the amendments made to s. 1001.212(12), Florida       |
| 1476 | Statutes, by this act. Notwithstanding any other law, emergency  |
| 1477 | rules adopted pursuant to this section are effective for 6       |
| 1478 | months after adoption and may be renewed during the pendency of  |
| 1479 | procedures to adopt permanent rules addressing the subject of    |

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| 1480 | the emergency rules. This section expires July 1, 2024.  |
| 1481 | Section 20. Subsection (18) is added to section 1002.42,   |
| 1482 | Florida Statutes, to read:   |
| 1483 | 1002.42 Private schools.—  |
| 1484 | (18) SAFE SCHOOL OFFICERS.—  |
| 1485 | (a) A private school may partner with a law enforcement  |
| 1486 | agency or a security agency to establish or assign one or more   |
| 1487 | safe-school officers established in s. 1006.12(1)-(4). The   |
| 1488 | private school is responsible for the full cost of implementing  |
| 1489 | any such option, which includes all training costs under the   |
| 1490 | Coach Aaron Feis Guardian Program under s. 30.15(1)(k).  |
| 1491 | (b) A private school that establishes a safe-school officer  |
| 1492 | must comply with the requirements of s. 1006.12. References to a   |
| 1493 | school district, district school board, or district school   |
| 1494 | <pre>superintendent in s. 1006.12(1)-(5) shall also mean a private</pre>                                 |
| 1495 | school governing board or private school head of school, as  |
| 1496 | applicable. References to a school district employee in s.   |
| 1497 | 1006.12(3) shall also mean a private school employee.  |
| 1498 | Section 21. Effective upon becoming a law, subsection (2)  |
| 1499 | of section 1003.25, Florida Statutes, is amended to read:  |
| 1500 | 1003.25 Procedures for maintenance and transfer of student   |
| 1501 | records  |
| 1502 | (2) The procedure for transferring and maintaining records   |
| 1503 | of students who transfer from school to school $\underline{\mathrm{is}}$ $\underline{\mathrm{shall}}$ be |
| 1504 | prescribed by rules of the State Board of Education. The   |
| 1505 | transfer of records $\underline{\text{must}}$ $\underline{\text{shall}}$ occur within 3 school days. The |
| 1506 | records <u>must</u> <del>shall</del> include, if <u>applicable</u> :                                     |
| 1507 | (a) Verified reports of serious or recurrent behavior  |
| 1508 | patterns, including <u>any</u> threat assessment <u>report, all</u>                                      |

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corresponding documentation, and any other information required by the Florida-specific behavioral threat assessment instrument pursuant to s. 1001.212(12) which contains the evaluation, evaluations and intervention, and management of the threat assessment evaluations and intervention services.

(b) Psychological evaluations, including therapeutic treatment plans and therapy or progress notes created or maintained by school district or charter school staff, as appropriate.

Section 22. Effective upon becoming a law, subsections (7) and (9) of section 1006.07, Florida Statutes, are amended to read:

1006.07 District school board duties relating to student discipline and school safety.—The district school board shall provide for the proper accounting for all students, for the attendance and control of students at school, and for proper attention to health, safety, and other matters relating to the welfare of students, including:

(7) THREAT MANAGEMENT ASSESSMENT TEAMS.—Each district school board and charter school governing board shall establish a adopt policies for the establishment of threat management team assessment teams at each school whose duties include the coordination of resources and assessment and intervention with students individuals whose behavior may pose a threat to the safety of the school, school staff, or students consistent with the model policies developed by the Office of Safe Schools. Such policies must include procedures for referrals to mental health services identified by the school district pursuant to s.

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| 1538 | threat assessments in compliance with the instrument developed   |
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| 1539 | pursuant to s. 1001.212(12).   |
| 1540 | (a) Upon the availability of a statewide behavioral threat   |
| 1541 | management operational process developed pursuant to s.  |
| 1542 | 1001.212(12), all threat management teams shall use the  |
| 1543 | operational process.   |
| 1544 | (b) A threat management assessment team shall include  |
| 1545 | persons with expertise in counseling, instruction, school  |
| 1546 | administration, and law enforcement, and at least one  |
| 1547 | instructional or administrative personnel, pursuant to s.  |
| 1548 | 1012.01(2) and (3), who is personally familiar with the  |
| 1549 | individual who is the subject of the threat assessment. All  |
| 1550 | members of the threat $\underline{\text{management}}$ $\underline{\text{assessment}}$ team must be                   |
| 1551 | involved in the threat assessment $\underline{\text{and threat management}}$ process                                 |
| 1552 | and final decisionmaking.  |
| 1553 | $\underline{\text{(c)}}$ The threat $\underline{\text{management team}}$ $\underline{\text{assessment teams}}$ shall |
| 1554 | identify members of the school community to whom threatening   |
| 1555 | behavior should be reported and provide guidance to students,  |
| 1556 | faculty, and staff regarding recognition of threatening or   |
| 1557 | aberrant behavior that may represent a threat to the community,  |
| 1558 | school, or self.   |
| 1559 | (d) Upon the availability of the Florida-specific  |
| 1560 | behavioral threat assessment instrument developed pursuant to s.   |
| 1561 | 1001.212(12), $\underline{\text{all}}$ the threat $\underline{\text{management teams}}$ assessment team              |
| 1562 | shall use that instrument $\underline{\text{when evaluating the behavior of}}$                                       |
| 1563 | students who may pose a threat to the school, school staff, or   |
| 1564 | students and to coordinate intervention and services for such  |
| 1565 | students.  |
| 1566 | (e) (b) Upon a preliminary determination that a student  |

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poses a threat of violence or physical harm to himself or herself or others, a threat <u>management</u> <u>assessment</u> team shall immediately report its determination to the superintendent or his or her designee. The superintendent or his or her designee <u>or the charter school administrator or his or her designee</u> shall immediately attempt to notify the student's parent or legal guardian. Nothing in this subsection <u>precludes shall preclude</u> school district <u>or charter school governing board</u> personnel from acting immediately to address an imminent threat.

(f) (e) Upon a preliminary determination by the threat management assessment team that a student poses a threat of violence to himself or herself or others or exhibits significantly disruptive behavior or need for assistance, authorized members of the threat management assessment team may obtain criminal history record information pursuant to s. 985.04(1). A member of a threat management assessment team may not disclose any criminal history record information obtained pursuant to this section or otherwise use any record of an individual beyond the purpose for which such disclosure was made to the threat management assessment team.

(g) (d) Notwithstanding any other provision of law, all state and local agencies and programs that provide services to students experiencing or at risk of an emotional disturbance or a mental illness, including the school districts, charter schools, school personnel, state and local law enforcement agencies, the Department of Juvenile Justice, the Department of Children and Families, the Department of Health, the Agency for Health Care Administration, the Agency for Persons with Disabilities, the Department of Education, the Statewide

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14-00566C-23 Guardian Ad Litem Office, and any service or support provider contracting with such agencies, may share with each other records or information that are confidential or exempt from disclosure under chapter 119 if the records or information are reasonably necessary to ensure access to appropriate services for the student or to ensure the safety of the student or others. All such state and local agencies and programs shall communicate, collaborate, and coordinate efforts to serve such students. (h) (e) If an immediate mental health or substance abuse crisis is suspected, school personnel shall follow steps policies established by the threat management assessment team to engage behavioral health crisis resources. Behavioral health crisis resources, including, but not limited to, mobile crisis teams and school resource officers trained in crisis intervention, shall provide emergency intervention and assessment, make recommendations, and refer the student for appropriate services. Onsite school personnel shall report all such situations and actions taken to the threat management 

assessment team, which shall contact the other agencies involved with the student and any known service providers to share information and coordinate any necessary follow-up follow-up actions. Upon the student's transfer to a different school, the threat management assessment team shall verify that any intervention services provided to the student remain in place until the threat management assessment team of the receiving school independently determines the need for intervention services.

(i) The threat management team shall prepare a threat

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assessment report required by the Florida-specific behavioral threat assessment instrument developed pursuant to s.

1001.212(12). A threat assessment report, all corresponding documentation, and any other information required by the Florida-specific behavioral threat assessment instrument in the threat management portal is an education record.

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(j)(f) Each threat <u>management</u> assessment team <u>established</u> pursuant to this subsection shall report quantitative data on its activities to the Office of Safe Schools in accordance with guidance from the office and shall utilize the threat assessment database developed pursuant to s. 1001.212(13) upon the availability of the database.

(9) SCHOOL ENVIRONMENTAL SAFETY INCIDENT REPORTING. - Each district school board shall adopt policies to ensure the accurate and timely reporting of incidents related to school safety and discipline. The district school superintendent is responsible for school environmental safety incident reporting. A district school superintendent who fails to comply with this subsection is subject to the penalties specified in law, including, but not limited to, s. 1001.42(13)(b) or s. 1001.51(12)(b), as applicable. The State Board of Education shall adopt rules establishing the requirements for the school environmental safety incident report, including those incidents that must be reported to a law enforcement agency. Annually, the department shall publish on its website the most recently available school environmental safety incident data along with other school accountability and performance data in a uniform, statewide format that is easy to read and understand.

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Section 23. Effective upon becoming a law:

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| 1654 | (1) The State Board of Education is authorized, and all         |
| 1655 | conditions are deemed met, to adopt emergency rules pursuant to |
| 1656 | s. 120.54(4) for the purpose of implementing this subsection.   |
| 1657 | The Legislature finds that school district discretion over      |
| 1658 | reporting criminal incidents to law enforcement has resulted in |
| 1659 | significant under-reporting of serious crimes. The Legislature  |
| 1660 | further finds that emergency rulemaking authority is necessary  |
| 1661 | to ensure that all reportable incidents that are crimes are     |
| 1662 | reported to law enforcement as soon as practicable starting in  |
| 1663 | the 2023-2024 school year. Emergency rules adopted under this   |
| 1664 | section are exempt from s. 120.54(4)(c) and shall remain in     |
| 1665 | effect until replaced by rules adopted under the nonemergency   |
| 1666 | rulemaking procedures of chapter 120, which must occur no later |
| 1667 | than July 1, 2024.  |
| 1668 | (2) Notwithstanding any other provision of law, emergency       |
| 1669 | rules adopted pursuant to subsection (1) are effective for 6    |
| 1670 | months after adoption and may be renewed during the pendency of |
| 1671 | procedures to adopt permanent rules addressing the subject of   |
| 1672 | the emergency rules.  |
| 1673 | Section 24. Effective upon becoming a law, section              |
| 1674 | 1006.121, Florida Statutes, is created to read:                 |
| 1675 | 1006.121 Florida Safe Schools Canine Program.                   |
| 1676 | (1) CREATION AND PURPOSE.—                                      |
| 1677 | (a) The Department of Education, through the Office of Safe     |
| 1678 | Schools pursuant to s. 1001.212, shall establish the Florida    |
| 1679 | Safe Schools Canine Program for the purpose of designating a    |
| 1680 | person, school, or business entity as a Florida Safe Schools    |
| 1681 | Canine Partner if the person, school, or business entity        |
| 1682 | provides a monetary or in-kind donation to a law enforcement    |

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agency to purchase, train, or care for a firearm detection canine. The office shall consult with the Florida Police Chiefs Association and the Florida Sheriffs Association in creating the program.

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- (b) The presence of firearm detection canines at K-12 schools contributes to a safe school community, furthering a communitywide investment and engagement in school safety and public safety initiatives. The program seeks to foster relationships between schools, local businesses, and law enforcement, promoting trust and confidence in the ability of law enforcement to keep schools and communities safe. Firearm detection canines act as liaisons between students and law enforcement agencies and serve as ambassadors for a law enforcement agency to improve community engagement. K-12 schools and students are encouraged to partner with law enforcement to raise funds in the local community for the monetary or in-kind donations needed to purchase, train, or care for a firearm detection canine. This includes building relationships with local businesses that support school safety by providing monetary or in-kind donations to help with the ongoing care and expenses of a firearm detection canine which include, but are not limited to, veterinary care such as wellness checks and medicine; food; interactive and training toys; grooming; and necessary equipment such as collars and leads.
- (2) DEFINITION.—As used in this section, the term "firearm detection canine" means any canine that is owned or the service of which is employed by a law enforcement agency for use in K-12 schools for the primary purpose of aiding in the detection of firearms and ammunition.

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| 1712 | (3) CANINE REQUIREMENTS.—A firearm detection canine must be      |
|------|--|
| 1713 | trained to interact with children and must complete behavior and |
| 1714 | temperament training. A firearm detection canine may also be     |
| 1715 | trained as an animal-assisted therapy canine.                    |
| 1716 | (4) ELIGIBILITY  |
| 1717 | (a) A law enforcement agency may nominate a person, school,      |
| 1718 |  |
| 1719 | or business entity to be designated as a Florida Safe Schools    |
|      | Canine Partner, or such person, school, or business entity may   |
| 1720 | apply to the office to be designated as a Florida Safe Schools   |
| 1721 | Canine Partner if the monetary or in-kind donation is for the    |
| 1722 | purchase, training, or care of a firearm detection canine.       |
| 1723 | (b) The nomination or application to the office for              |
| 1724 | designation as a Florida Safe Schools Canine Partner must, at    |
| 1725 | minimum, include all of the following:                           |
| 1726 | 1. The name, address, and contact information of the             |
| 1727 | person, school, or business entity.                              |
| 1728 | 2. The name, address, and contact information of the law         |
| 1729 | enforcement agency.  |
| 1730 | 3. Whether the donation was monetary or in-kind.                 |
| 1731 | 4. The amount of the donation or type of in-kind donation.       |
| 1732 | 5. Documentation from the law enforcement agency                 |
| 1733 | <pre>certifying:</pre>   |
| 1734 | a. The date of receipt of the person's, school's, or             |
| 1735 | business entity's monetary or in-kind donation; and              |
| 1736 | b. The person's, school's, or business entity's monetary or      |
| 1737 | in-kind donation is for the purchasing, training, or care of a   |
| 1738 | firearm detection canine.  |
| 1739 | (c) The office shall adopt procedures for the nomination         |
| 1740 |  |

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1741 Partner.

- (5) DESIGNATION AND AWARD.-
- (a) The office shall determine whether a person, school, or business entity, based on the information provided in the nomination or application, meets the requirements in subsection (4). The office may request additional information from the person, school, or business entity.
- (b)1. A nominated person, school, or business entity that meets the requirements shall be notified by the office regarding the nominee's eligibility to be awarded a designation as a Florida Safe Schools Canine Partner.
- 2. The nominee shall have 30 days after receipt of the notice to certify that the information in the notice is true and accurate and accept the nomination, to provide corrected information for consideration by the office and indicate an intention to accept the nomination, or to decline the nomination. If the nominee accepts the nomination, the office shall award the designation. The office may not award the designation if the nominee declines the nomination or has not accepted the nomination within 30 days after receiving notice.
- $\underline{\text{(c) An applicant person, school, or business entity that}}$   $\underline{\text{meets the requirements shall be notified and awarded a}}$   $\underline{\text{designation as a Florida Safe Schools Canine Partner.}}$
- (d) The office shall adopt procedures for the designation process of a Florida Safe Schools Canine Partner. Designation as a Florida Safe Schools Canine Partner does not establish or involve licensure, does not affect the substantial interests of a party, and does not constitute a final agency action. The Florida Safe Schools Canine Program and designation are not

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| 1    | <del></del>  |
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| 1770 | subject to chapter 120.  |
| 1771 | (6) LOGO DEVELOPMENT   |
| 1772 | (a) The office shall develop a logo that identifies a            |
| 1773 | person, school, or business entity that is designated as a       |
| 1774 | Florida Safe Schools Canine Partner.                             |
| 1775 | (b) The office shall adopt guidelines and requirements for       |
| 1776 | the use of the logo, including how the logo may be used in       |
| 1777 | advertising. The office may allow a person, school, or business  |
| 1778 | entity to display a Florida Safe Schools Canine Partner logo     |
| 1779 | upon designation. A person, school, or business entity that has  |
| 1780 | not been designated as a Florida Safe Schools Canine Partner or  |
| 1781 | has elected to discontinue its designated status may not display |
| 1782 | the logo.  |
| 1783 | (7) WEBSITE.—The office shall establish a page on the            |
| 1784 | department's website for the Florida Safe Schools Canine         |
| 1785 | Program. At a minimum, the page must provide a list, updated     |
| 1786 | quarterly, of persons, schools, or business entities, by county, |
| 1787 | which currently have the Florida Safe Schools Canine Partner     |
| 1788 | designation and information regarding the eligibility            |
| 1789 | requirements for the designation and the method of application   |
| 1790 | or nomination.   |
| 1791 | (8) RULES.—The State Board of Education shall adopt rules        |
| 1792 | to administer this section.                                      |
| 1793 | Section 25. Effective upon becoming a law, subsections (1),      |
| 1794 | (2), and (8) of section 1006.13, Florida Statutes, are amended   |
| 1795 | to read:   |
| 1796 | 1006.13 Policy of zero tolerance for crime and                   |
| 1797 | victimization  |
| 1798 | (1) District school boards shall promote a safe and              |

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supportive learning environment in schools by protecting students and staff from conduct that poses a threat to school safety. A threat management assessment team may use alternatives to expulsion or referral to law enforcement agencies to address disruptive behavior through restitution, civil citation, teen court, neighborhood restorative justice, or similar programs. Zero-tolerance policies may not be rigorously applied to petty acts of misconduct. Zero-tolerance policies must apply equally to all students regardless of their economic status, race, or disability.

- (2) Each district school board shall adopt a policy of zero tolerance that:
- (a) Identifies acts that are required to be reported under the school environmental safety incident reporting pursuant to s. 1006.07(9) Defines criteria for reporting to a law enforcement agency any act that poses a threat to school safety that occurs whenever or wherever students are within the jurisdiction of the district school board.
  - (b) Defines acts that pose a threat to school safety.
- (c) Defines petty acts of misconduct which are not a threat to school safety and do not require consultation with law enforcement.
- (d) Minimizes the victimization of students, staff, or volunteers, including taking all steps necessary to protect the victim of any violent crime from any further victimization.
- (e) Establishes a procedure that provides each student with the opportunity for a review of the disciplinary action imposed pursuant to s. 1006.07.
  - (f) Requires the threat management assessment team to

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| 1828 | consult with law enforcement when a student exhibits a pattern                                 |
| 1829 | of behavior, based upon previous acts or the severity of an $\operatorname{act}_{\mathcal{T}}$ |
| 1830 | that would pose a threat to school safety.   |
| 1831 | (8) A threat <u>management</u> assessment team may use   |
| 1832 | alternatives to expulsion or referral to law enforcement                                       |
| 1833 | agencies unless the use of such alternatives will pose a threat                                |
| 1834 | to school safety.  |
| 1835 | Section 26. Section 790.1612, Florida Statutes, is amended                                     |
| 1836 | to read:   |
| 1837 | 790.1612 Authorization for governmental manufacture,   |
| 1838 | possession, and use of destructive devices.—The governing body                                 |
| 1839 | of any municipality or county and the Division of State Fire                                   |
| 1840 | Marshal of the Department of Financial Services have the power                                 |
| 1841 | to authorize the manufacture, possession, and use of destructive                               |
| 1842 | devices as defined in <u>s. 790.001</u> s. $790.001(4)$ .                                      |
| 1843 | Section 27. Subsection (1) of section 810.095, Florida   |
| 1844 | Statutes, is amended to read:  |
| 1845 | 810.095 Trespass on school property with firearm or other                                      |
| 1846 | weapon prohibited  |
| 1847 | (1) It is a felony of the third degree, punishable as  |
| 1848 | provided in s. 775.082, s. 775.083, or s. 775.084, for a person                                |
| 1849 | who is trespassing upon school property to bring onto, or to                                   |
| 1850 | possess on, such school property any weapon as defined in $\underline{\mathbf{s.}}$            |
| 1851 | $\frac{790.001}{\text{s. }790.001(13)}$ or any firearm.  |
| 1852 | Section 28. Paragraph (e) of subsection (3) of section   |
| 1853 | 921.0022, Florida Statutes, is amended to read:  |
| 1854 | 921.0022 Criminal Punishment Code; offense severity ranking                                    |
| 1855 | chart  |
| 1856 | (3) OFFENSE SEVERITY RANKING CHART   |

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| 1857 | 14-00566C-23<br>(e) LEVEL 5 |        | 2023150                         |
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| 1858 | (e) TEAET 2                 |        |                                 |
| 1000 | Florida                     | Felony | Description                     |
|      | Statute                     | Degree |                                 |
| 1859 |                             |        |                                 |
|      | 316.027(2)(a)               | 3rd    | Accidents involving personal    |
|      |                             |        | injuries other than serious     |
|      |                             |        | bodily injury, failure to stop; |
| 1860 |                             |        | leaving scene.                  |
| 1000 | 316.1935(4)(a)              | 2nd    | Aggravated fleeing or eluding.  |
| 1861 | 310:1333(4)(a)              | ZIIG   | Aggravated ficeling of cluding. |
|      | 316.80(2)                   | 2nd    | Unlawful conveyance of fuel;    |
|      |                             |        | obtaining fuel fraudulently.    |
| 1862 |                             |        |                                 |
|      | 322.34(6)                   | 3rd    | Careless operation of motor     |
|      |                             |        | vehicle with suspended license, |
|      |                             |        | resulting in death or serious   |
| 1060 |                             |        | bodily injury.                  |
| 1863 | 327.30(5)                   | 3rd    | Vessel accidents involving      |
|      | 327.30(3)                   | 314    | personal injury; leaving scene. |
| 1864 |                             |        | personal injury, reaving seeme. |
|      | 379.365(2)(c)1.             | 3rd    | Violation of rules relating to: |
|      |                             |        | willful molestation of stone    |
|      |                             |        | crab traps, lines, or buoys;    |
|      |                             |        | illegal bartering, trading, or  |
|      |                             |        | sale, conspiring or aiding in   |
|      |                             |        | such barter, trade, or sale, or |

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|      |                 |     | supplying, agreeing to supply,  |
|      |                 |     | aiding in supplying, or giving  |
|      |                 |     | away stone crab trap tags or    |
|      |                 |     | certificates; making, altering, |
|      |                 |     | forging, counterfeiting, or     |
|      |                 |     | reproducing stone crab trap     |
|      |                 |     | tags; possession of forged,     |
|      |                 |     | counterfeit, or imitation stone |
|      |                 |     | crab trap tags; and engaging in |
|      |                 |     | the commercial harvest of stone |
|      |                 |     | crabs while license is          |
|      |                 |     | suspended or revoked.           |
| 1865 |                 |     |                                 |
|      | 379.367(4)      | 3rd | Willful molestation of a        |
|      |                 |     | commercial harvester's spiny    |
|      |                 |     | lobster trap, line, or buoy.    |
| 1866 |                 |     |                                 |
|      | 379.407(5)(b)3. | 3rd | Possession of 100 or more       |
|      |                 |     | undersized spiny lobsters.      |
| 1867 |                 |     |                                 |
|      | 381.0041(11)(b) | 3rd | Donate blood, plasma, or organs |
|      |                 |     | knowing HIV positive.           |
| 1868 |                 |     |                                 |
|      | 440.10(1)(g)    | 2nd | Failure to obtain workers'      |
|      |                 |     | compensation coverage.          |
| 1869 |                 |     |                                 |
|      | 440.105(5)      | 2nd | Unlawful solicitation for the   |
|      |                 |     | purpose of making workers'      |
|      |                 |     | compensation claims.            |

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| 1871         | 440.381(2)             | 3rd | Submission of false, misleading, or incomplete information with the purpose of avoiding or reducing workers' compensation premiums. |
| 1872         | 624.401(4)(b)2.        | 2nd | Transacting insurance without a certificate or authority; premium collected \$20,000 or more but less than \$100,000.               |
|              | 626.902(1)(c)          | 2nd | Representing an unauthorized insurer; repeat offender.  |
| 1873         | 790.01(3)<br>790.01(2) | 3rd | <u>Unlawful</u> carrying <u>of</u> a concealed firearm.   |
|              | 790.162                | 2nd | Threat to throw or discharge destructive device.  |
| 1875         | 790.163(1)             | 2nd | False report of bomb, explosive, weapon of mass destruction, or use of firearms in violent manner.                                  |
| 1876<br>1877 | 790.221(1)             | 2nd | Possession of short-barreled shotgun or machine gun.  |

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|      | 790.23          | 2nd | Felons in possession of                 |
|      |                 |     | firearms, ammunition, or                |
|      |                 |     | electronic weapons or devices.          |
| 1878 |                 |     |   |
|      | 796.05(1)       | 2nd | Live on earnings of a                   |
|      |                 |     | prostitute; 1st offense.                |
| 1879 |                 |     |   |
|      | 800.04(6)(c)    | 3rd | Lewd or lascivious conduct;             |
|      |                 |     | offender less than 18 years of          |
|      |                 |     | age.                                    |
| 1880 |                 |     |   |
|      | 800.04(7)(b)    | 2nd | Lewd or lascivious exhibition;          |
|      |                 |     | offender 18 years of age or             |
|      |                 |     | older.                                  |
| 1881 |                 |     |   |
|      | 806.111(1)      | 3rd | Possess, manufacture, or                |
|      |                 |     | dispense fire bomb with intent          |
|      |                 |     | to damage any structure or              |
|      |                 |     | property.                               |
| 1882 |                 |     |   |
|      | 812.0145(2)(b)  | 2nd | 1 |
|      |                 |     | age or older; \$10,000 or more          |
|      |                 |     | but less than \$50,000.                 |
| 1883 |                 |     |   |
|      | 812.015         | 3rd | 1 |
|      | (8) (a) & (c)-  |     | is valued at \$750 or more and          |
| 4.00 | (e)             |     | one or more specified acts.             |
| 1884 | 040 045 (0) (5) |     |   |
|      | 812.015(8)(f)   | 3rd | Retail theft; multiple thefts           |

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| 1885 |                                 |     | within specified period.  |
|      | 812.019(1)                      | 2nd | Stolen property; dealing in or trafficking in.                                    |
| 1886 |                                 |     |   |
| 1887 | 812.081(3)                      | 2nd | Trafficking in trade secrets.   |
| 1888 | 812.131(2)(b)                   | 3rd | Robbery by sudden snatching.  |
| 1000 | 812.16(2)                       | 3rd | Owning, operating, or conducting a chop shop.                                     |
| 1889 | 817.034(4)(a)2.                 | 2nd | Communications fraud, value   |
| 1890 |                                 |     | \$20,000 to \$50,000.   |
|      | 817.234(11)(b)                  | 2nd | Insurance fraud; property value \$20,000 or more but less than \$100,000.         |
| 1891 | 017 0241/1\                     | 2   | Filing folio financial  |
|      | 817.2341(1),<br>(2)(a) & (3)(a) | 3rd | Filing false financial statements, making false                                   |
|      |                                 |     | entries of material fact or false statements regarding                            |
|      |                                 |     | property values relating to the   |
| 1892 |                                 |     | solvency of an insuring entity.   |
|      | 817.568(2)(b)                   | 2nd | Fraudulent use of personal identification information; value of benefit, services |

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|      |               |      | received, payment avoided, or  |
|      |               |      | amount of injury or fraud,     |
|      |               |      | \$5,000 or more or use of      |
|      |               |      | personal identification        |
|      |               |      | information of 10 or more      |
|      |               |      | persons.                       |
| 1893 |               |      |                                |
|      | 817.611(2)(a) | 2nd  | Traffic in or possess 5 to 14  |
|      |               |      | counterfeit credit cards or    |
|      |               |      | related documents.             |
| 1894 |               |      |                                |
|      | 817.625(2)(b) | 2nd  | 1                              |
|      |               |      | use of scanning device,        |
|      |               |      | skimming device, or reencoder. |
| 1895 | 005 4005 44   |      |                                |
|      | 825.1025(4)   | 3rd  |                                |
|      |               |      | in the presence of an elderly  |
| 1896 |               |      | person or disabled adult.      |
| 1090 | 827.071(4)    | 2nd  | Possess with intent to promote |
|      | 027.071(4)    | 2110 | any photographic material,     |
|      |               |      | motion picture, etc., which    |
|      |               |      | includes child pornography.    |
| 1897 |               |      | inordado onira pornograpa,:    |
|      | 827.071(5)    | 3rd  | Possess, control, or           |
|      | , , ,         |      | intentionally view any         |
|      |               |      | photographic material, motion  |
|      |               |      | picture, etc., which includes  |
|      |               |      | child pornography.             |
|      | 1             |      |                                |

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| 1899 | 828.12(2)             | 3rd | Tortures any animal with intent<br>to inflict intense pain,<br>serious physical injury, or<br>death.                              |
| 1900 | 836.14(4)             | 2nd | Person who willfully promotes<br>for financial gain a sexually<br>explicit image of an<br>identifiable person without<br>consent. |
| 1901 | 839.13(2)(b)          | 2nd | Falsifying records of an individual in the care and custody of a state agency involving great bodily harm or death.               |
| 1902 | 843.01                | 3rd | Resist officer with violence to person; resist arrest with violence.  |
| 1903 | 847.0135(5)(b)        | 2nd | Lewd or lascivious exhibition using computer; offender 18 years or older.   |
| 1904 | 847.0137<br>(2) & (3) | 3rd | Transmission of pornography by electronic device or equipment.  |

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|      | 847.0138       | 3rd | Transmission of material            |
|      | (2) & (3)      |     | harmful to minors to a minor by     |
|      |                |     | electronic device or equipment.     |
| 1905 |                |     |                                     |
|      | 874.05(1)(b)   | 2nd | Encouraging or recruiting           |
|      |                |     | another to join a criminal          |
|      |                |     | gang; second or subsequent          |
|      |                |     | offense.                            |
| 1906 |                |     |                                     |
|      | 874.05(2)(a)   | 2nd | Encouraging or recruiting           |
|      |                |     | person under 13 years of age to     |
|      |                |     | join a criminal gang.               |
| 1907 |                |     |                                     |
|      | 893.13(1)(a)1. | 2nd | ,                                   |
|      |                |     | cocaine (or other s.                |
|      |                |     | 893.03(1)(a), (1)(b), (1)(d),       |
|      |                |     | (2)(a), (2)(b), or (2)(c)5.         |
|      |                |     | drugs).                             |
| 1908 |                |     |                                     |
|      | 893.13(1)(c)2. | 2nd | Sell, manufacture, or deliver       |
|      |                |     | cannabis (or other s.               |
|      |                |     | 893.03(1)(c), (2)(c)1.,             |
|      |                |     | (2) (c) 2., (2) (c) 3., (2) (c) 6., |
|      |                |     | (2) (c) 7., (2) (c) 8., (2) (c) 9., |
|      |                |     | (2) (c) 10., (3), or (4) drugs)     |
|      |                |     | within 1,000 feet of a child        |
|      |                |     | care facility, school, or           |
|      |                |     | state, county, or municipal         |
|      |                |     | park or publicly owned              |

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|      |                |     | recreational facility or                                     |
|      |                |     | community center.  |
| 1909 |                |     |  |
|      | 893.13(1)(d)1. | 1st | ,                      |
|      |                |     | cocaine (or other s.   |
|      |                |     | 893.03(1)(a), (1)(b), (1)(d),<br>(2)(a), (2)(b), or (2)(c)5. |
|      |                |     | drugs) within 1,000 feet of                                  |
|      |                |     | university.  |
| 1910 |                |     | •  |
|      | 893.13(1)(e)2. | 2nd | Sell, manufacture, or deliver                                |
|      |                |     | cannabis or other drug                                       |
|      |                |     | prohibited under s.  |
|      |                |     | 893.03(1)(c), (2)(c)1.,                                      |
|      |                |     | (2) (c) 2., (2) (c) 3., (2) (c) 6.,                          |
|      |                |     | (2) (c) 7., (2) (c) 8., (2) (c) 9.,                          |
|      |                |     | (2)(c)10., (3), or (4) within                                |
|      |                |     | 1,000 feet of property used for                              |
|      |                |     | religious services or a                                      |
| 1911 |                |     | specified business site.                                     |
| 1911 | 893.13(1)(f)1. | 1st | Sell, manufacture, or deliver                                |
|      | , , , ,        |     | cocaine (or other s.   |
|      |                |     | 893.03(1)(a), (1)(b), (1)(d),                                |
|      |                |     | or (2)(a), (2)(b), or (2)(c)5.                               |
|      |                |     | drugs) within 1,000 feet of                                  |
|      |                |     | public housing facility.                                     |
| 1912 |                |     |  |
|      | 893.13(4)(b)   | 2nd | Use or hire of minor; deliver                                |

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|------|--|
|      | to minor other controlled  |
|      | substance.   |
| 1913 |  |
|      | 893.1351(1) 3rd Ownership, lease, or rental for                  |
|      | trafficking in or manufacturing                                  |
|      | of controlled substance.   |
| 1914 |  |
| 1915 | Section 29. Paragraph (b) of subsection (1) of section           |
| 1916 | 921.0024, Florida Statutes, is amended to read:                  |
| 1917 | 921.0024 Criminal Punishment Code; worksheet computations;       |
| 1918 | scoresheets  |
| 1919 | (1)  |
| 1920 | (b) WORKSHEET KEY:   |
| 1921 |  |
| 1922 | Legal status points are assessed when any form of legal status   |
| 1923 | existed at the time the offender committed an offense before the |
| 1924 | court for sentencing. Four (4) sentence points are assessed for  |
| 1925 | an offender's legal status.                                      |
| 1926 |  |
| 1927 | Community sanction violation points are assessed when a          |
| 1928 | community sanction violation is before the court for sentencing. |
| 1929 | Six (6) sentence points are assessed for each community sanction |
| 1930 | violation and each successive community sanction violation,      |
| 1931 | unless any of the following apply:                               |
| 1932 | 1. If the community sanction violation includes a new            |
| 1933 | felony conviction before the sentencing court, twelve (12)       |
| 1934 | community sanction violation points are assessed for the         |
| 1935 | violation, and for each successive community sanction violation  |
| 1936 | involving a new felony conviction.                               |

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2. If the community sanction violation is committed by a violent felony offender of special concern as defined in s. 948.06:

- a. Twelve (12) community sanction violation points are assessed for the violation and for each successive violation of felony probation or community control where:
- I. The violation does not include a new felony conviction; and
- II. The community sanction violation is not based solely on the probationer or offender's failure to pay costs or fines or make restitution payments.
- b. Twenty-four (24) community sanction violation points are assessed for the violation and for each successive violation of felony probation or community control where the violation includes a new felony conviction.

Multiple counts of community sanction violations before the sentencing court shall not be a basis for multiplying the assessment of community sanction violation points.

Prior serious felony points: If the offender has a primary offense or any additional offense ranked in level 8, level 9, or level 10, and one or more prior serious felonies, a single assessment of thirty (30) points shall be added. For purposes of this section, a prior serious felony is an offense in the offender's prior record that is ranked in level 8, level 9, or level 10 under s. 921.0022 or s. 921.0023 and for which the offender is serving a sentence of confinement, supervision, or other sanction or for which the offender's date of release from

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|------|---|
| 1966 | confinement, supervision, or other sanction, whichever is later,  |
| 1967 | is within 3 years before the date the primary offense or any  |
| 1968 | additional offense was committed.   |
| 1969 |   |
| 1970 | Prior capital felony points: If the offender has one or more  |
| 1971 | prior capital felonies in the offender's criminal record, points  |
| 1972 | shall be added to the subtotal sentence points of the offender  |
| 1973 | equal to twice the number of points the offender receives for   |
| 1974 | the primary offense and any additional offense. A prior capital   |
| 1975 | felony in the offender's criminal record is a previous capital  |
| 1976 | felony offense for which the offender has entered a plea of nolo  |
| 1977 | contendere or guilty or has been found guilty; or a felony in   |
| 1978 | another jurisdiction which is a capital felony in that  |
| 1979 | jurisdiction, or would be a capital felony if the offense were  |
| 1980 | committed in this state.  |
| 1981 |   |
| 1982 | Possession of a firearm, semiautomatic firearm, or machine gun:   |
| 1983 | If the offender is convicted of committing or attempting to   |
| 1984 | commit any felony other than those enumerated in s. $775.087(2)$  |
| 1985 | while having in his or her possession: a firearm as defined in  |
| 1986 | $\underline{\text{s. 790.001}}$ $\underline{\text{s. 790.001(6)}}$ , an additional eighteen (18) sentence |
| 1987 | points are assessed; or if the offender is convicted of   |
| 1988 | committing or attempting to commit any felony other than those  |
| 1989 | enumerated in s. 775.087(3) while having in his or her  |
| 1990 | possession a semiautomatic firearm as defined in s. 775.087(3)  |
| 1991 | or a machine gun as defined in $\underline{s.790.001}$ $\underline{s.790.001(9)}$ , an                    |
| 1992 | additional twenty-five (25) sentence points are assessed.   |
| 1993 |   |
| 1994 | Sentencing multipliers:   |

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1995 1996 Drug trafficking: If the primary offense is drug trafficking 1997 under s. 893.135, the subtotal sentence points are multiplied, 1998 at the discretion of the court, for a level 7 or level 8 1999 offense, by 1.5. The state attorney may move the sentencing 2000 court to reduce or suspend the sentence of a person convicted of 2001 a level 7 or level 8 offense, if the offender provides 2002 substantial assistance as described in s. 893.135(4).

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Law enforcement protection: If the primary offense is a violation of the Law Enforcement Protection Act under s. 775.0823(2), (3), or (4), the subtotal sentence points are multiplied by 2.5. If the primary offense is a violation of s. 775.0823(5), (6), (7), (8), or (9), the subtotal sentence points are multiplied by 2.0. If the primary offense is a violation of s. 784.07(3) or s. 775.0875(1), or of the Law Enforcement Protection Act under s. 775.0823(10) or (11), the subtotal sentence points are multiplied by 1.5.

Grand theft of a motor vehicle: If the primary offense is grand theft of the third degree involving a motor vehicle and in the offender's prior record, there are three or more grand thefts of the third degree involving a motor vehicle, the subtotal sentence points are multiplied by 1.5.

2020 Offense related to a criminal gang: If the offender is convicted of the primary offense and committed that offense for the purpose of benefiting, promoting, or furthering the interests of a criminal gang as defined in s. 874.03, the subtotal sentence

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14-00566C-23 2023150 2024 points are multiplied by 1.5. If applying the multiplier results 2025 in the lowest permissible sentence exceeding the statutory 2026 maximum sentence for the primary offense under chapter 775, the 2027 court may not apply the multiplier and must sentence the defendant to the statutory maximum sentence. 2028 2029 2030 Domestic violence in the presence of a child: If the offender is 2031 convicted of the primary offense and the primary offense is a 2032 crime of domestic violence, as defined in s. 741.28, which was 2033 committed in the presence of a child under 16 years of age who 2034 is a family or household member as defined in s. 741.28(3) with 2035 the victim or perpetrator, the subtotal sentence points are multiplied by 1.5. 2036 2037 2038 Adult-on-minor sex offense: If the offender was 18 years of age 2039 or older and the victim was younger than 18 years of age at the 2040 time the offender committed the primary offense, and if the 2041 primary offense was an offense committed on or after October 1, 2042 2014, and is a violation of s. 787.01(2) or s. 787.02(2), if the 2043 violation involved a victim who was a minor and, in the course 2044 of committing that violation, the defendant committed a sexual 2045 battery under chapter 794 or a lewd act under s. 800.04 or s. 2046 847.0135(5) against the minor; s. 787.01(3)(a)2. or 3.; s. 2047 787.02(3)(a)2. or 3.; s. 794.011, excluding s. 794.011(10); s. 2048 800.04; or s. 847.0135(5), the subtotal sentence points are 2049 multiplied by 2.0. If applying the multiplier results in the 2050 lowest permissible sentence exceeding the statutory maximum 2051 sentence for the primary offense under chapter 775, the court may not apply the multiplier and must sentence the defendant to 2052

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|------|---|
| 2053 | the statutory maximum sentence.   |
| 2054 | Section 30. Paragraph (b) of subsection (3) of section                  |
| 2055 | 943.051, Florida Statutes, is amended to read:                          |
| 2056 | 943.051 Criminal justice information; collection and                    |
| 2057 | storage; fingerprinting   |
| 2058 | (3)   |
| 2059 | (b) A minor who is charged with or found to have committed              |
| 2060 | the following offenses shall be fingerprinted and the                   |
| 2061 | fingerprints shall be submitted electronically to the                   |
| 2062 | department, unless the minor is issued a civil citation pursuant        |
| 2063 | to s. 985.12:   |
| 2064 | 1. Assault, as defined in s. 784.011.                                   |
| 2065 | 2. Battery, as defined in s. 784.03.                                    |
| 2066 | 3. Carrying a concealed weapon, as defined in $\underline{s.790.01(2)}$ |
| 2067 | s. 790.01(1).   |
| 2068 | 4. Unlawful use of destructive devices or bombs, as defined             |
| 2069 | in s. 790.1615(1).  |
| 2070 | 5. Neglect of a child, as defined in s. 827.03(1)(e).                   |
| 2071 | 6. Assault or battery on a law enforcement officer, a                   |
| 2072 | firefighter, or other specified officers, as defined in s.              |
| 2073 | 784.07(2)(a) and (b).   |
| 2074 | 7. Open carrying of a weapon, as defined in s. 790.053.                 |
| 2075 | 8. Exposure of sexual organs, as defined in s. 800.03.                  |
| 2076 | 9. Unlawful possession of a firearm, as defined in s.                   |
| 2077 | 790.22(5).  |
| 2078 | 10. Petit theft, as defined in s. 812.014(3).                           |
| 2079 | 11. Cruelty to animals, as defined in s. 828.12(1).                     |
| 2080 | 12. Arson, as defined in s. 806.031(1).                                 |
| 2081 | 13. Unlawful possession or discharge of a weapon or firearm             |
|      |   |

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| 2082 | at a school-sponsored event or on school property, as provided          |
| 2083 | in s. 790.115.  |
| 2084 | Section 31. Paragraph (d) of subsection (1) of section                  |
| 2085 | 943.0585, Florida Statutes, is amended to read:                         |
| 2086 | 943.0585 Court-ordered expunction of criminal history                   |
| 2087 | records   |
| 2088 | (1) ELIGIBILITY.—A person is eligible to petition a court               |
| 2089 | to expunge a criminal history record if:                                |
| 2090 | (d) The person has never, as of the date the application                |
| 2091 | for a certificate of expunction is filed, been adjudicated              |
| 2092 | guilty in this state of a criminal offense or been adjudicated          |
| 2093 | delinquent in this state for committing any felony or any of the        |
| 2094 | following misdemeanors, unless the record of such adjudication          |
| 2095 | of delinquency has been expunged pursuant to s. 943.0515:               |
| 2096 | 1. Assault, as defined in s. 784.011;                                   |
| 2097 | 2. Battery, as defined in s. 784.03;                                    |
| 2098 | 3. Assault on a law enforcement officer, a firefighter, or              |
| 2099 | other specified officers, as defined in s. 784.07(2)(a);                |
| 2100 | 4. Carrying a concealed weapon, as defined in $\underline{s.790.01(2)}$ |
| 2101 | s. 790.01(1);   |
| 2102 | 5. Open carrying of a weapon, as defined in s. 790.053;                 |
| 2103 | 6. Unlawful possession or discharge of a weapon or firearm              |
| 2104 | at a school-sponsored event or on school property, as defined in        |
| 2105 | s. 790.115;   |
| 2106 | 7. Unlawful use of destructive devices or bombs, as defined             |
| 2107 | in s. 790.1615(1);  |
| 2108 | 8. Unlawful possession of a firearm, as defined in s.                   |
| 2109 | 790.22(5);  |
| 2110 | 9. Exposure of sexual organs, as defined in s. 800.03;                  |

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|      | 14-00306C-23  |
|------|---|
| 2111 | 10. Arson, as defined in s. 806.031(1);   |
| 2112 | 11. Petit theft, as defined in s. 812.014(3);                                   |
| 2113 | 12. Neglect of a child, as defined in s. 827.03(1)(e); or                       |
| 2114 | 13. Cruelty to animals, as defined in s. 828.12(1).                             |
| 2115 | Section 32. Paragraph (b) of subsection (1) of section                          |
| 2116 | 943.059, Florida Statutes, is amended to read:                                  |
| 2117 | 943.059 Court-ordered sealing of criminal history records                       |
| 2118 | (1) ELIGIBILITY.—A person is eligible to petition a court                       |
| 2119 | to seal a criminal history record when:   |
| 2120 | (b) The person has never, before the date the application                       |
| 2121 | for a certificate of eligibility is filed, been adjudicated                     |
| 2122 | guilty in this state of a criminal offense, or been adjudicated                 |
| 2123 | delinquent in this state for committing any felony or any of the                |
| 2124 | following misdemeanor offenses, unless the record of such                       |
| 2125 | adjudication of delinquency has been expunded pursuant to s.                    |
| 2126 | 943.0515:   |
| 2127 | 1. Assault, as defined in s. 784.011;   |
| 2128 | 2. Battery, as defined in s. 784.03;  |
| 2129 | 3. Assault on a law enforcement officer, a firefighter, or                      |
| 2130 | other specified officers, as defined in s. 784.07(2)(a);                        |
| 2131 | 4. Carrying a concealed weapon, as defined in $\underline{\text{s. 790.01(2)}}$ |
| 2132 | s. 790.01(1);   |
| 2133 | 5. Open carrying of a weapon, as defined in s. 790.053;                         |
| 2134 | 6. Unlawful possession or discharge of a weapon or firearm                      |
| 2135 | at a school-sponsored event or on school property, as defined in                |
| 2136 | s. 790.115;   |
| 2137 | 7. Unlawful use of destructive devices or bombs, as defined                     |
| 2138 | in s. 790.1615(1);  |
| 2139 | 8. Unlawful possession of a firearm by a minor, as defined                      |
|      |   |

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      in s. 790.22(5);
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2141
            9. Exposure of sexual organs, as defined in s. 800.03;
2142
           10. Arson, as defined in s. 806.031(1);
2143
           11. Petit theft, as defined in s. 812.014(3);
            12. Neglect of a child, as defined in s. 827.03(1)(e); or
2144
2145
           13. Cruelty to animals, as defined in s. 828.12(1).
2146
            Section 33. Paragraph (b) of subsection (1) of section
2147
      985.11, Florida Statutes, is amended to read:
2148
            985.11 Fingerprinting and photographing.-
2149
2150
            (b) Unless the child is issued a civil citation or is
      participating in a similar diversion program pursuant to s.
2151
       985.12, a child who is charged with or found to have committed
2152
2153
      one of the following offenses shall be fingerprinted, and the
2154
       fingerprints shall be submitted to the Department of Law
2155
      Enforcement as provided in s. 943.051(3)(b):
2156
           1. Assault, as defined in s. 784.011.
2157
           2. Battery, as defined in s. 784.03.
2158
            3. Carrying a concealed weapon, as defined in s. 790.01(2)
2159
      s.790.01(1).
2160
            4. Unlawful use of destructive devices or bombs, as defined
2161
      in s. 790.1615(1).
            5. Neglect of a child, as defined in s. 827.03(1)(e).
2162
2163
            6. Assault on a law enforcement officer, a firefighter, or
      other specified officers, as defined in s. 784.07(2)(a).
2164
            7. Open carrying of a weapon, as defined in s. 790.053.
2165
2166
            8. Exposure of sexual organs, as defined in s. 800.03.
2167
            9. Unlawful possession of a firearm, as defined in s.
2168
      790.22(5).
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10. Petit theft, as defined in s. 812.014.

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- 11. Cruelty to animals, as defined in s. 828.12(1).
- 12. Arson, resulting in bodily harm to a firefighter, as defined in s. 806.031(1).
- 13. Unlawful possession or discharge of a weapon or firearm at a school-sponsored event or on school property as defined in  $s.\ 790.115.$

A law enforcement agency may fingerprint and photograph a child taken into custody upon probable cause that such child has committed any other violation of law, as the agency deems appropriate. Such fingerprint records and photographs shall be retained by the law enforcement agency in a separate file, and these records and all copies thereof must be marked "Juvenile Confidential." These records are not available for public disclosure and inspection under s. 119.07(1) except as provided in ss. 943.053 and 985.04(2), but shall be available to other law enforcement agencies, criminal justice agencies, state attorneys, the courts, the child, the parents or legal custodians of the child, their attorneys, and any other person authorized by the court to have access to such records. In addition, such records may be submitted to the Department of Law Enforcement for inclusion in the state criminal history records and used by criminal justice agencies for criminal justice purposes. These records may, in the discretion of the court, be open to inspection by anyone upon a showing of cause. The fingerprint and photograph records shall be produced in the court whenever directed by the court. Any photograph taken pursuant to this section may be shown by a law enforcement

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|      | 14-003660-23   |
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| 2198 | officer to any victim or witness of a crime for the purpose of |
| 2199 | identifying the person who committed such crime.               |
| 2200 | Section 34. Paragraph (b) of subsection (16) of section        |
| 2201 | 1002.33, Florida Statutes, is amended to read:                 |
| 2202 | 1002.33 Charter schools.—                                      |
| 2203 | (16) EXEMPTION FROM STATUTES                                   |
| 2204 | (b) Additionally, a charter school shall be in compliance      |
| 2205 | with the following statutes:                                   |
| 2206 | 1. Section 286.011, relating to public meetings and            |
| 2207 | records, public inspection, and criminal and civil penalties.  |
| 2208 | 2. Chapter 119, relating to public records.                    |
| 2209 | 3. Section 1003.03, relating to the maximum class size,        |
| 2210 | except that the calculation for compliance pursuant to s.      |
| 2211 | 1003.03 shall be the average at the school level.              |
| 2212 | 4. Section 1012.22(1)(c), relating to compensation and         |
| 2213 | salary schedules.  |
| 2214 | 5. Section 1012.33(5), relating to workforce reductions.       |
| 2215 | 6. Section 1012.335, relating to contracts with                |
| 2216 | instructional personnel hired on or after July 1, 2011.        |
| 2217 | 7. Section 1012.34, relating to the substantive                |
| 2218 | requirements for performance evaluations for instructional     |
| 2219 | personnel and school administrators.                           |
| 2220 | 8. Section 1006.12, relating to safe-school officers.          |
| 2221 | 9. Section 1006.07(7), relating to threat <u>management</u>    |
| 2222 | assessment teams.  |
| 2223 | 10. Section 1006.07(9), relating to School Environmental       |
| 2224 | Safety Incident Reporting.                                     |
| 2225 | 11. Section 1006.07(10), relating to reporting of              |
| 2226 | involuntary examinations.                                      |

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- 12. Section 1006.1493, relating to the Florida Safe Schools Assessment Tool.
- 13. Section 1006.07(6)(d), relating to adopting an active assailant response plan.
- 14. Section 943.082(4)(b), relating to the mobile suspicious activity reporting tool.

15. Section 1012.584, relating to youth mental health awareness and assistance training.

Section 35. For the 2023-2024 fiscal year, the sum of \$1.5 million in recurring funds from the General Revenue Fund is appropriated to the Department of Law Enforcement to implement a grant program for local law enforcement agencies to provide firearm safety training. The department shall develop a process and guidelines for the disbursement of funds appropriated in this section. Local law enforcement grant recipients shall report documentation on the use of training funds, in a form and manner determined by the department.

Section 36. For the 2023-2024 fiscal year, eight full-time equivalent positions, with associated salary rate of 582,000, are authorized and the sums of \$1,207,321 in recurring funds and \$70,525 in nonrecurring funds from the General Revenue Fund are appropriated to the Department of Education to fund new and existing positions and additional workload expenses within the Office of Safe Schools.

Section 37. For the 2023-2024 fiscal year, the sum of \$400,000 in recurring funds from the General Revenue Fund is appropriated to the Department of Education to fund the Office of Safe Schools to update the existing school safety training infrastructure.

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| 2256 | Section 38. For the 2023-2024 fiscal year, the sums of \$5       |
| 2257 | million in recurring funds and \$7 million in nonrecurring funds |
| 2258 | from the General Revenue Fund are appropriated to the Department |
| 2259 | of Education to competitively procure for the development or     |
| 2260 | acquisition of a cloud-based secure statewide information        |
| 2261 | sharing system that meets the requirements of the threat         |
| 2262 | management portal as prescribed in this act.                     |
| 2263 | Section 39. For the 2023-2024 fiscal year, the sums of \$1.5     |
| 2264 | million in recurring funds and \$1.5 million in nonrecurring     |
| 2265 | funds from the General Revenue Fund are appropriated to the      |
| 2266 | Department of Education to competitively procure for the         |
| 2267 | development or acquisition of a cloud-based secure School        |
| 2268 | Environmental Safety Incident Reporting (SESIR) system.          |
| 2269 | Section 40. For the 2023-2024 fiscal year, the sum of \$42       |
| 2270 | million in nonrecurring funds from the General Revenue Fund is   |
| 2271 | appropriated to the Department of Education for school hardening |
| 2272 | grant programs to improve the physical security of school        |
| 2273 | buildings based on the security risk assessment required         |
| 2274 | pursuant to s. 1006.1493, Florida Statutes. By December 31,      |
| 2275 | 2023, school districts and charter schools receiving school      |
| 2276 | hardening grant program funds shall report to the Department of  |
| 2277 | Education, in a format prescribed by the department, the total   |
| 2278 | estimated costs of their unmet school campus hardening needs as  |
| 2279 | identified by the Florida Safe Schools Assessment Tool (FSSAT)   |
| 2280 | conducted pursuant to s. 1006.1493, Florida Statutes. The report |
| 2281 | should include a prioritized list of school hardening project    |
| 2282 | needs by each school district or charter school and an expected  |
| 2283 | timeframe for implementing those projects. In accordance with    |
| 2284 | ss. 119.071(3)(a) and 281.301, Florida Statutes, data and        |

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14-00566C-23 2023150 2285 information related to security risk assessments administered 2286 pursuant to s. 1006.1493, Florida Statutes, are confidential and 2287 exempt from public records requirements. Funds may be used only 2288 for capital expenditures. Funds shall be allocated initially 2289 based on each district's capital outlay full-time equivalent 2290 (FTE) and charter school FTE. No district shall be allocated 2291 less than \$42,000. Funds shall be provided based on a district's 2292 application, which must be submitted to the Department of 2293 Education by February 1, 2024. 2294 Section 41. Except as otherwise expressly provided in this 2295 act and except for this section, which shall take effect upon 2296 this act becoming a law, this act shall take effect July 1,

2297

2023.

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#### 02/20/2023

**APPEARANCE RECORD** 

SB150

Bill Number or Topic

Meeting Date

Deliver both copies of this form to

| Com  | imittee on Crir                                   | <b>MINAL</b> Senate professional staff conducting | g the meeting  |
|--|---|---|--|
| CONTRACTOR MANAGEMENT  | Committee   |   | Amendment Barcode (if applicable)                                      |
| Name   | Gerald (Jed)                                      | Carroll   | Phone 8505458679   |
| , , , , , ,  |   |   |  |
| Address  | 8001 Forbes                                       | Place Suite 202                                   | Email jed.carroll@gunowners.org  |
|  | Street  |   |  |
|  | Fairfax   | Virginia  |  |
|  | City  | State Zip   |  |
|  | Speaking: For                                     | Against Information OR W                          | Vaive Speaking: In Support Against                                     |
| on the second collaborated analysis reserved and second in community of the |   | PLEASE CHECK ONE OF THE                           | FOLLOWING:   |
|  | n appearing without<br>npensation or sponsorship. | I am a registered lobbyist, representing:         | I am not a lobbyist, but received something of value for my appearance |
|  |   |   | (travel, meals, lodging, etc.), sponsored by:                          |
| 800000   |   | Coun Duners                                       | of America Inc.  |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules, pdf (fisenate.gov)

This form is part of the public record for this meeting.

|         | 2/20/23   |                             | Florida S            |                                 | CB150  |
|---------|---|-----------------------------|----------------------|---------------------------------|--|
|         | Meeting Date                                      | Deliver bo                  | oth copies of t      | this form to ucting the meeting | Bill Number or Topic  36/826   |
| Name    | Committee   | n Wilson,                   | MB,                  | A Phone                         | Amendment Barcode (if applicable)  |
| Address |   |                             |                      | Email <u>\$ 10</u>              | Cowan Wilson@ Comg!  |
|         | City  | State                       | Zip                  |                                 |  |
|         | Speaking: For                                     | Against Information         | OR                   | Waive Speaking:                 | ☐ In Support ☐ Against   |
|         |   | PLEASE CHECK                | ONE OF T             | THE FOLLOWING:                  |  |
|         | n appearing without<br>npensation or sponsorship. | I am a regis<br>representin | tered lobbyis<br>ig: | st,                             | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

This form is part of the public record for this meeting.

S-001 (08/10/2021)

sponsored by:

| Feb 20, 2023  | The Florida Senate .  |
|---|---|
| Meeting Date CriminI Justice Committee Luis Valdes  | APPEARANCE RECORD  Deliver both copies of this form to Senate professional staff conducting the meeting  Deliver both copies of this form to Senate professional staff conducting the meeting  Amendment Barcode (if applicable)  Phone |
| Address 8001 Forbes Place Street  | Suite 202   |
| Springfield City  | VA 22151 State Zip luis.valdes@gunowners.org  |
| Speaking: For Ag  | gainst Information OR Waive Speaking: In Support Against  |
| I am appearing without compensation or sponsorship.   | PLEASE CHECK ONE OF THE FOLLOWING:  I am a registered lobbyist, representing:  I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.),   |
| le it is a tradition to encourage public testimony, time<br>as many persons as possible can be heard. If you ha | UN Charact America  |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules, pdf (fisenate gov)

### APPEARANCE RECORD

**SB150** 

Bill Number or Topic

Criminal Justice

2/20/2023

Committee

Meeting Date

Deliver both copies of this form to Senate professional staff conducting the meeting

Amendment Barcode (if applicable)

Christopher Rose II Name

352-258-9778

18709 NE US Hwy 301

Crose289@yahoo.com

Street

City

Waldo

Florida

State





Information

Waive Speaking: In Support

PLEASE CHECK ONE OF THE FOLLOWING:

I am appearing without compensation or sponsorship. I am a registered lobbyist, representing:

I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules, pdf (flsenate.gov)

This form is part of the public record for this meeting.

| 2-20-23   | <b>APPEARANCE I</b>  | RECORD          | 58150  |
|---|--|-----------------|--|
| Meeting Date<br>Comina / Justice                    | Deliver both copies of this<br>Senate professional staff conduct                 |                 | Bill Number or Topic  361826   |
| Name Eric Friday                                    |  | Phone           |  |
| Address 1919 Atlantic                               | Ph.d   | Email Ctrid     | lay @ kingrytriloy.com   |
| Speaking: For Aga                                   | State 32207  State Zip  Ainst Information OR                                     | Waive Speaking: | ] In Support Against   |
| I am appearing without compensation or sponsorship. | PLEASE CHECK ONE OF TH  I am a registered lobbyist, representing:  Florida Carry | E FOLLOWING:    | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

This form is part of the public record for this meeting.

| 2/20/2023  | The Florida Senate                        |  |
|--|---|--|
| Meeting Date  Criminal Justice   | APPEARANCE RECO                           |  |
| Committee  | — start conducting the me                 | eting Number or Topic  |
| Name Gerald "Jed" Carroll  |   | Amendment Barcode (if applicable)  |
| 8001 5-4   | Phor                                      |  |
| Address 8001 Forbes Place S  | Suite 202 Email                           | jed.carroll@gunowners.org  |
| Springfield  | Virginia                                  | Osmowners.org  |
| City   | State Zip                                 |  |
| Speaking: For Aga  | ninst Information OR Waive Spec           | aking: 🔲 In Support 🔲 Against  |
| lam apposition in  | PLEASE CHECK ONE OF THE FOLLOW            |  |
| I am appearing without compensation or sponsorship.  | I am a registered lobbyist, representing: | am not a lobbyist, but read  |
|  | Gun Owners of America, Inc.               | something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |
| While it is a tradition to encourage public testimony, time i<br>hat as many persons as possible can be heard. If you have | may not permit all persons wishing t      |  |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 JointRules pdf (fisenate gov)

| Feb 20, 2023   | The Florida Senate  |
|--|---|
| CriminI Justice  | APPEARANCE RECORD SB 150  Deliver both copies of this form to  Senate professional staff contact the senate |
| Name Luis Valdes   | Amendments  Amendments  |
| Address 8001 Forbes Pla  | Ce Suite 202  |
| Springfield City   | VA 22151 State Email luis.valdes@gunowners.org  |
| Speaking: For  | Against Information OR Waive Speaking: In Support Against   |
| I am appearing without compensation or sponsorship.  | PLEASE CHECK ONE OF THE FOLLOWING:  I am a registered lobbyist, representing:   |
| While it is a tradition to encourage public testimony, that as many persons as possible can be heard. If you This form is part of the public record for this mee | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:  time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so eting.  I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:  I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:  I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:  I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:  I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:  I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:  I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:  I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:  I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:  I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:  I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:  I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:  I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:  I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:  I am not a lobbyist for my appearance (travel, meals, lodging, etc.), sponsored by:  I am not a lobbyist for my appearance (travel, |

| 2-20-23 Meeting Date Chimina / Jurtie               | The Florida Senate  APPEARANCE RECORD  SP 150  |
|---|--|
| Committee  Name Erro Frida                          | Amendment Barcodo (if any 1)   |
| Address 1919 Attan                                  | Phone 109-122-3333   |
| Street  City  | FL 32207  State Zip  Email etrislay @ kincey triday. com   |
| <b>Speaking:</b> For                                | Against Information OR Waive Speaking: In Support Against  |
| I am appearing without compensation or sponsorship. | PLEASE CHECK ONE OF THE FOLLOWING:  I am a registered lobbyist, representing:  I am not a lobbyist, but received |

Florida Cary (travel, meals, lodging, etc.), sponsored by: While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 JointRules.pdf (flsenate.gov)

something of value for my appearance

|   | The Florida Senate  |  |
|---|---|--|
| 2/20/2023   | APPEARANCE RECOR  | The state of the s |
| Chural Lush ce                                      | Deliver both copies of this form to<br>Senate professional staff conducting the meeting | Bill Number or Topic 508452  |
| Name Name Lawt                                      | her Ph.D. Phone   | Amendment Barcode (if applicable) 407 855 - 7604   |
| Address 1747 Drlan                                  | do Contral Physimail  | legislation & floridapta   |
| Orlando FL<br>City Sto                              | 32807<br>ate Zip  |  |
| Speaking: For Agains                                | t Information <b>OR</b> Waive Spea  | king: In Support Against   |
| ,   | PLEASE CHECK ONE OF THE FOLLOW  | NG:  |
| I am appearing without compensation or sponsorship. | I am a registered lobbyist, representing:   | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:   |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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### **APPEARANCE RECORD**

Deliver both copies of this form to Senate professional staff conducting the meeting

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|---|---|----|---|
|   |   |    |   |

Bill Number or Topic

**\$**08 452

Amendment Barcode (if applicable)

| Name    | S. Rowan W.                                       | Ison MBA                                | Phone           | 508452   |
|---------|---|---|-----------------|--|
| Address | Street  |   | Email <u></u>   | Rovan Wilson@ Comilo   |
|         | City State  | Zip                                     |                 |  |
|         | Speaking: For Against                             | Information <b>OR</b>                   | Waive Speaking: | ☐ In Support ☐ Against   |
|         | ,   | PLEASE CHECK ONE OF T                   | HE FOLLOWING:   |  |
|         | n appearing without<br>npensation or sponsorship. | I am a registered lobbyis representing: | rt,             | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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02/20/2023

**APPEARANCE RECORD** 

SB150

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| Com  | Meeting Date mittee on Crir                       | Deliver Senate professi | both copies of this form to<br>onal staff conducting the meeting | 701178   |  |  |  |
|--|---|-------------------------|--|--|--|--|--|
|  | Committee   |                         |  | Amendment Barcode (if applicable)  |  |  |  |
| Name   | Gerald (Jed)                                      | Carroll                 | Phone 8  | 505458679  |  |  |  |
| Name   |   |                         |  |  |  |  |  |
| Address                                      | 8001 Forbes                                       | Place Suite 202         | Email je   | d.carroll@gunowners.org  |  |  |  |
|  | Street  |                         |  |  |  |  |  |
|  | Fairfax   | Virginia                | <u> </u>   |  |  |  |  |
|  | City  | State                   | Zip  |  |  |  |  |
|  | Speaking: For                                     | Against Information     | OR Waive Speaking  | ng: In Support Against   |  |  |  |
|  | PLEASE CHECK ONE OF THE FOLLOWING:                |                         |  |  |  |  |  |
|  | n appearing without<br>npensation or sponsorship. | I am a recrepresen      | ^ "  | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |  |  |  |
| ensergopopopopopopopopopopopopopopopopopopop |   | Gen Chia                | ers of Ane   | prica, Lac.  |  |  |  |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules pdf (flsenate.gov)

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The Florida Senate SB 150 Feb 20, 2023 APPEARANCE RECORD Bill Number or Topic Meeting Date Deliver both copies of this form to **Criminl Justice** Senate professional staff conducting the meeting Amendment Barcode (If applicable) Committee 703-321-8585 Luis Valdes Phone Name luis.valdes@gunowners.org 8001 Forbes Place Suite 202 Street 22151 Springfield VA City State Zip OR Waive Speaking: In Support Against Information Speaking: PLEASE CHECK ONE OF THE FOLLOWING: I am not a lobbyist, but received am appearing without I am a registered lobbyist, representing: something of value for my appearance compensation or sponsorship. (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules pdf (flsenate.gov)

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|         | 2/2/5   | Th                    | e Florida Se                                | nate            | CHIO   |
|---------|---|-----------------------|---|-----------------|--|
|         | 2/20/22   | APPEA                 | RANCE                                       | RECORD          | 313/50   |
|         | Meeting Date                                      |                       | er both copies of th<br>sional staff conduc |                 | Bill Number or Topic  11/28  |
| Name    | Committee<br>Rowon                                | Wilson 1              | 113A  | _<br>Phone      | Amendment Barcode (if applicable)  |
| Address | Street  | (                     |   | Email Sila      | vonulsono buailo   |
|         | City  | State                 | Zip   |                 |  |
|         | Speaking: For                                     | Against Informatio    |   | Waive Speaking: | ☐ In Support ☐ Against   |
|         |   | PLEASE CHE            | CK ONE OF TI                                | HE FOLLOWING:   |  |
|         | n appearing without<br>mpensation or sponsorship. | I am a re<br>represei | egistered lobbyist,<br>nting:               | ,               | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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| 2-20-23   | <b>APPEARANCE RECORD</b>  |  |
|---|---|--|
| Meeting Date<br>Comma Sustice                       | Deliver both copies of this form to<br>Senate professional staff conducting the meeting | Bill Number or Topic 70/17/8   |
| Name Eric Filay                                     | Priorie   | Amendment Barcode (if applicable)  |
| Address 1919 Alfantic B                             | PLS Email   | fr. daya kungtzetiday.com  |
| City  | F   |  |
| Speaking: For Aga                                   | ainst Information <b>OR</b> Waive Speakin   | g:   |
|   | PLEASE CHECK ONE OF THE FOLLOWING   | i:   |
| I am appearing without compensation or sponsorship. | I am a registered lobbyist, representing:   | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |
|   |   |  |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

This form is part of the public record for this meeting.

|         |   | The Florida Se  | enate           |   |                      |
|---------|---|---|-----------------|---|----------------------|
| 3       | (EB 20, 202                                       | 3 APPEARANCE  | RECORD          | SBU   | 50                   |
|         | Meeting Date                                      |   |                 | Bill Numb   | per or Topic         |
|         | RIMINALO  | Deliver both copies of the Senate professional staff conduction |                 |   | 5. 0. 10p.c          |
|         | Committee   |   |                 | Amendment Baro  | code (if applicable) |
| Name    | DIANNA M  | VULLER  | Phone 918       | 6957343   |                      |
| Address | 11315 Mattoda                                     | 22 Grof 400 AB000 Rd  | Email _a_S      | guad 303@   | Jahoo, wom           |
|         | Groveland Fr.                                     | Coffeyvilleks 34711/<br>State Zip                               | <u>673</u> 37   |   | Reset Form           |
|         | Speaking: For                                     | Against Information OR  | Waive Speaking: | In Support  Ag  | ainst                |
|         |   | PLEASE CHECK ONE OF TH  | E FOLLOWING:    |   |                      |
|         | n appearing without<br>opensation or sponsorship. | I am a registered lobbyist, representing:                       |                 | I am not a lobbyist<br>something of value<br>(travel, meals, lodg | e for my appearance  |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules, pdf (flsenate.gov)

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S-001 (08/10/2021)

sponsored by:

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|-----|----|-----------|----|---|-----|---|----|------|---------------|
| - 1 | 11 | $\subset$ |    | O | IU  | a | 25 | Hau  | $\overline{}$ |

| 02 20 23 Meeting Date Criminal Justice Sul          | APPEARANCE RECORD  Deliver both copies of this form to Senate professional staff conducting the meeting | Bill Number or Topic   |
|---|---|--|
| Name Alexis Born Address 415 Chapel                 | MYP N 429 Email (   | Amendment Barcode (if applicable)  407-405-7414  NEXIS Summer donno  |
| Street  | FL 32304 State Zip  | a gmail.com  |
| Speaking: For Again                                 | nst 🗌 Information <b>OR</b> Waive Speakir   | ng:  |
|   | PLEASE CHECK ONE OF THE FOLLOWING   | G:   |
| I am appearing without compensation or sponsorship. | I am a registered lobbyist, representing:   | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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# 2/20/2023 APPEARANCE RECORD

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| Meeting Date Criminal Justice |   |                | Deliver both copies of this form to Senate professional staff conducting the meeting |                | Bill Number or Topic   |
|-------------------------------|---|----------------|--|----------------|--|
|                               | Committee   |                |  |                | Amendment Barcode (if applicable)  |
| Name                          | Sheriff Bob Gua                                   | altieri        |  | _ Phone (727   | 7) 582-6200  |
| Address                       |   | n Road         |  | _ Email        |  |
|                               | Street<br>Largo                                   | FL             | 33779  | _              | 3  |
|                               | City  | State          | Zip  | _              |  |
|                               | Speaking: For                                     | Against Inform | nation <b>OR</b> w   | aive Speaking: | ☐ In Support ☐ Against   |
|                               |   | PLEASE         | CHECK ONE OF THE F   | OLLOWING:      |  |
|                               | m appearing without<br>mpensation or sponsorship. |                | m a registered lobbyist,<br>presenting:  |                | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules pdf (flsenate.gov)

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## 2/20/2023 APPEARANCE RECORD

150

| Crim    | Meeting Date inal Justice                         |                | Deliver both copies of this for<br>professional staff conducting | rm to          | Bill Number or Topic   |
|---------|---|----------------|--|----------------|--|
|         | Committee   |                |  |                | Amendment Barcode (if applicable)  |
| Name    | Sheriff Billy Wo                                  | oods           |  | Phone (352     | 2) 732-8181  |
| Address | s 692 NW 30th A                                   | Ave.           |  | Email          |  |
|         | Ocala   | FL             | 34475  |                |  |
|         | City  | State          | Zip  | -              |  |
|         | Speaking: For                                     | Against Inform | ation <b>OR</b> Wa   | aive Speaking: | ☐ In Support ☐ Against   |
|         |   | PLEASE C       | CHECK ONE OF THE F   | OLLOWING:      |  |
|         | m appearing without<br>mpensation or sponsorship. |                | n a registered lobbyist,<br>resenting:                           | *              | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

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This form is part of the public record for this meeting.

| € <sup></sup> | 2 20 23   | APPEARAI                       | NCE RECOR   | D SB 150   |
|---------------|---|--------------------------------|---|--|
| 0             | Meeting Date  |                                | opies of this form to<br>aff conducting the meeting | Bill Number or Topic   |
| LY            | Committee   | Seriale professional st        | an conducting the meeting                           | Amendment Barcode (if applicable)  |
| Name          | Ryan  | Petty                          | Phone _   | 863-410-2827   |
| Addres        | is <u>4001 W</u> L                                  | ake wales altura               | A Rol Email _                                       | politico & veroinet  |
|               | Street  | FL 338                         | 30  |  |
|               | City  | State Zip                      |   |  |
|               | <b>Speaking:</b> For                                | Against Information            | <b>OR</b> Waive Speak                               | ing:   |
|               |   | PLEASE CHECK ON                | IE OF THE FOLLOWIN                                  | NG:  |
|               | am appearing without<br>ompensation or sponsorship. | I am a registere representing: | d lobbyist,   | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

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| 02/20   | 0/23  | APPEAR                                       | ANCE                                       | RECORD                     | SB 150   |
|---|---|--|--|----------------------------|--|
| Crim  | Meeting Date inal Justice                         | Deliver I                                    | both copies of this<br>onal staff conducti | form to                    | Bill Number or Topic   |
|   | Committee   |  |  |                            | Amendment Barcode (if applicable)  |
| Name  | Nicholas Lahe                                     | ra<br>                                       |  | Phone                      | 634-2348   |
| Address                                       | 7600 NW 5th F                                     | 이.   |  | Emailnichol                | as.lahera@bigdaddyunlimited.com  |
|   | Gainesville                                       | Florida                                      | 32607                                      |                            | Reset Form   |
|   | City  | State  | Zip  |                            | TICSEL TOTAL   |
| <b>6</b> 000000000000000000000000000000000000 | Speaking: For                                     | Against Information                          | OR v                                       | Vaive Speaking:            | In Support Against   |
| ,,,,,,,,,,,,,,,,                              |   | PLEASE CHECK                                 | ONE OF THE                                 | FOLLOWING:                 |  |
|   | n appearing without<br>npensation or sponsorship. | I am a regis<br>representir                  | stered lobbyist,<br>ng:                    |                            | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |
| While it is a                                 | tradition to encourage public te                  | estimony, time may not permit all persons wi | shing to speak to be                       | e heard at this hearing. T | hose who do speak may be asked to limit their remarks so   |

ny persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 VointRules.pdf (fisenate.gov)

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### **APPEARANCE RECORD**

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|----------------------|--|
| Bill Number or Topic |  |

| Cyiminal Committee                                 | <b>A</b> —                      | oples of this form to  iff conducting the meeting | Amendment Barcode (if applicable)  |
|--|---------------------------------|---|--|
| Name //////  | -                               | Phone _   | 100 207 3 5 50   |
| Address Street  Orlando  City                      | Lnights Krossing  R  State  Zip | (i(CQ Email _                                     | Olivial 309mail  |
| <b>Speaking:</b> For                               | Against Information             | <b>OR</b> Waive Speak                             | ing:   |
|  | PLEASE CHECK ON                 | E OF THE FOLLOWIN                                 | IG:  |
| Tam appearing without compensation or sponsorship. | l am a registered representing: | l lobbyist,                                       | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

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### APPEARANCE RECORD

SB 150

| Crim          | Meeting Date inal Justice                         |  | both copies of this<br>onal staff conduct |                      | Bill Number or Topic   |
|---------------|---|--|---|----------------------|--|
|               | Committee   |  |   |                      | Amendment Barcode (if applicable)  |
| Name          | Sherrie McKnig                                    | ght  |   | Phone                | -301-9316  |
| Address       | 7600 NW 5th F                                     | 기  |   | <sub>Email</sub> she | rrie@bigdaddyunlimited.com   |
|               | Gainesville                                       | Florida                                    | 32607                                     |                      | Reset Form   |
|               | City  | State                                      | Zip                                       |                      |  |
| 9             | Speaking: For                                     | Against Information                        | OR  | Waive Speaking:      | In Support Against   |
|               |   | PLEASE CHECK                               | ONE OF THE                                | FOLLOWING:           |  |
|               | n appearing without<br>opensation or sponsorship. | I am a regis<br>representir                | stered lobbyist,<br>ng:                   |                      | l am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |
| While it is a | tradition to encourage public to                  | estimony time may not normit all necessary |   |                      |  |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (fisenate.gov)

This form is part of the public record for this meeting.

Feb. 20, 2023

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| - | Meeting Date  (piwing) Justice                      | APPEARANCE RECO  Deliver both copies of this form to  Senate professional staff conducting the median | Bill Number or Topic   |
|---|---|---|--|
| - | Committee   |   | Amendment Barcode (if applicable)  |
|   | T. 6. 6   | ) sez Pho   |  |
|   | Address 1909 Nacs                                   | Ann Ema   | il Jehen Holder 3+13 (2) Jahoor  |
|   | DEOCE F<br>City Sta                                 | 34761<br>zip  |  |
|   | Speaking: For Agains                                | t Information OR Waive Sp   | peaking:   |
|   | 1   | PLEASE CHECK ONE OF THE FOLLO   | WING:  |
|   | I am appearing without compensation or sponsorship. | I am a registered lobbyist, representing:   | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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## FEBRUARY 20, 2023 APPEARANCE RECORD

SB 150

|  |  | PUVVIACE U   | ECUND   |  |
|--|--|--|---|--|
| CRIMINAL JUSTICE   |  | Deliver both copies of this for professional staff conducting  |   | Bill Number or Topic   |
| Committee  | -  |  |   | Amendment Barcode (if applicable)  |
| Name PHILIP TOPPINO  |  |  | _ Phone 35222   | 70955  |
| Address 11163 MATTIODA F   | ROAD   |  | Email PHILIF  | P@TOPPINO.COM  |
| GROVELAND  | FL   | 34736  |   |  |
| City   | State  | Zip  |   |  |
| Speaking: For Ag   | gainst 🔲 Inform                                    | All restro Global Anniero con control con control con control con control con control con control cont | E Video stronger.   | In Support Against   |
|  | PLEASE   | CHECK ONE OF THE I   | OLLOWING:   |  |
| I am appearing without compensation or sponsorship.  | l ar   | m a registered lobbyist,<br>presenting:  |   | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |
|  |  |  |   |  |
| While it is a tradition to encourage public testimony, ti<br>that as many persons as possible can be heard. If you | ne may not permit all p<br>have questions about re | ersons wishing to speak to be<br>gistering to lobby please see Fl  | heard at this hearing. Thos<br>a. Stat. §11.045 and Joint I | e who do speak may be asked to limit their remarks so<br>Rule 1. 2020-2022JointRules.pdf (flsenate.gov)              |
| This form is part of the public record for this meet   |  |  |   | S-001 (08/10/202   |

| Name Felly Drane Phone 415-4  | Amendment Barcode (if applicable) $133-2062 \times 304$  |
|---|--|
| Address 268 Bush St., #555 Email kdrane   | e Cogiffords. org  |
| San Francisco CA 94104 City State Zip   |  |
| Speaking: For Against Information OR Waive Speaking:  | In Support Against   |
| I am appearing without compensation or sponsorship.   PLEASE CHECK ONE OF THE FOLLOWING:    I am a registered lobbyist, representing: | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

S-001 (08/10/2021)

This form is part of the public record for this meeting.

# February 22, 2013

#### The Florida Senate

### **APPEARANCE RECORD**

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|      | IVALLI |     | 01 | . 0 | 210 |

| Criminal Sistice                                    | Deliver both copies of this form to<br>Senate professional staff conducting the meeting | Bill Number or Topic   |
|---|---|--|
| Name Mayssa Jane Toppino                            |   | Amendment Barcode (if applicable)  |
| Address (1163 Mattiola R) Gro                       | reland FL Email M   | ar Catoppino. (cm  |
| Grovelens Fl<br>City State                          | 34736?<br>Zip   |  |
| Speaking: For Against                               | Information <b>OR</b> Waive Speaking  | :  |
| F   | PLEASE CHECK ONE OF THE FOLLOWING:  |  |
| I am appearing without compensation or sponsorship. | I am a registered lobbyist, representing:   | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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| 02/20/23  | PPEARANCE REC                              | ORD _            | SB150  |
|---|--|------------------|--|
| Meeting Date  | Deliver both copies of this form to        | , and the second | Bill Number or Topic   |
| Chiminal Justice                                    | Senate professional staff conducting the m | eeting<br>—      |  |
| Committee   |  |                  | Amendment Barcode (if applicable)  |
| Name Cecilia Ganzales                               | Ph   | one 407          | 799 7413   |
| Address 168 Basic In A                              | ot 102 Em                                  | nail cecha       | gonzalez world   |
| Street  |  |                  | agmail. Con  |
| Kissimmer FL<br>City State                          | 3474-17.<br>Zip                            |                  |  |
| <b>Speaking:</b> ☐ For ☑ Against ☐                  | Information <b>OR</b> Waive                | Speaking: 🗌 In   | Support Against  |
| . P   | LEASE CHECK ONE OF THE FOLL                | OWING:           |  |
| I am appearing without compensation or sponsorship. | I am a registered lobbyist, representing:  |                  | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |
|   |  |                  | sponsored by:  |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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DUPLICATE

#### Feb. 20,2023 APPEARANCE RECORD

SB 150

Meeting Date Criminal Justise

Deliver both copies of this form to Senate professional staff conducting the meeting

Amendment Barcode (if applicable)

Bill Number or Topic

Name

Willaim Bernard

Committee

813-263-4073

1690 Silverado Dr

Email j.b.books.inc@hotmail.com

Street

Against |

Information

Waive Speaking: In Support

PLEASE CHECK ONE OF THE FOLLOWING:

I am appearing without compensation or sponsorship.

I am a registered lobbyist, representing:

I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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### The Florida Senate APPEARANCE RECORD Meeting Date Bill Number or Topic Deliver both copies of this form to Senate professional staff conducting the meeting Amendment Barcode (if applicable) Phone Address allahassee OR Speaking: Against Information Waive Speaking: In Support Against

|            | PLEASE CHECK ONE OF THE FOLLOWING: |                                   |
|------------|------------------------------------|-----------------------------------|
| ng without | I am a registered lobbyist,        | I am not a lobbyist, but received |

I am appearing without compensation or sponsorship.

I am a registered lobbyist representing:

something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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## The Florida Senate APPEARANCE RECORD Meeting Date Deliver both copies of this form to Bill Number or Topic Senate professional staff conducting the meeting Amendment Barcode (if applicable) **Email**

Information

sponsored by: While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 JointRules.pdf (flsenate.gov)

I am a registered lobbyist,

representing:

OR

PLEASE CHECK ONE OF THE FOLLOWING:

Waive Speaking:

In Support

I am not a lobbyist, but received

(travel, meals, lodging, etc.),

something of value for my appearance

This form is part of the public record for this meeting.

I am appearing without compensation or sponsorship. \_\_ Against [

S-001 (08/10/2021)

**Reset Form** 

| () 20 0=  | The Florida Senat   | e                | ,  |
|---|---|------------------|--|
| 2-20-23   | <b>APPEARANCE RE</b>  | CORD             | 150  |
| Meeting Date  | Deliver both copies of this for<br>Senate professional staff conducting | m to             | Bill Number or Topic   |
| Committee   |   |                  | Amendment Barcode (if applicable)                                      |
| Name Moses Cle                                      | oper  | Phone 90         | 4.540.0427   |
| Address 14581 102 wd                                | Path  | Email <u>Mo</u>  | efixit@aol.ca  |
| Live Oak FL   | 32060   |                  |  |
| City State  | Zip   |                  |  |
| Speaking: For Against                               | ☐ Information <b>OR</b> Wa  | iive Speaking: 🗌 | In Support   |
|   | PLEASE CHECK ONE OF THE F   | OLLOWING:        |  |
| I am appearing without compensation or sponsorship. | I am a registered lobbyist,   |                  | I am not a lobbyist, but received something of value for my appearance |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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S-001 (08/10/2021)

(travel, meals, lodging, etc.),

sponsored by:

### Feb 20, 2023

### **APPEARANCE RECORD**

| SR           | 1 | 50 |  |
|--------------|---|----|--|
| $\mathbf{O}$ | 1 | JU |  |

| Meeting Date  CriminI Justice |                 |                  | Deliver both copies of this form to enate professional staff conducting the meeting |                 | Bill Number or Topic   |  |
|-------------------------------|-----------------|------------------|---|-----------------|--|--|
| 0111111                       | Committee       |                  |   |                 | Amendment Barcode (if applicable)  |  |
| Name                          | Luis Valdes     |                  |   | Phone           | 21-8585  |  |
| Address                       | 8001 Forbes Pla | ce Suite 202     |   | Email   luis.va | aldes@gunowners.org  |  |
|                               | Springfield     | VA               | 22151   |                 |  |  |
|                               | City            | State            | Zip   |                 |  |  |
|                               | Speaking: For   | Against Informat | ion OR V  | Vaive Speaking: | In Support Against   |  |
|                               |                 | PLEASE CH        | IECK ONE OF THE   | FOLLOWING:      |  |  |
|                               |                 |                  | I am a registered lobbyist,<br>representing:  |                 | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |  |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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| 02/2                           | 0/2023  |                 | 1110   | . i lollua 3         | enate           |  |
|--------------------------------|---|-----------------|--|----------------------|-----------------|--|
| 0212                           |   |                 | APPEAR   | RANCE                | RECORD          | SB 150   |
| Meeting Date  Criminal Justice |   |                 | Deliver both copies of this form to Senate professional staff conducting the meeting |                      | this form to    | Bill Number or Topic   |
| Name                           | Committee  Bob White                              |                 |  |                      |                 | Amendment Barcode (if applicable) -403-4441  |
| Address                        | 512 Southern                                      | Hills Ct.       |  |                      | Email rwh       | ite345@hotmail.com   |
|                                | Melbourne<br>City                                 | <b>FL</b> State |  | 32940<br>Zip         |                 |  |
| ,                              | <b>Speaking:</b> For                              | Against         | Information  | OR                   | Waive Speaking: | In Support Against   |
|                                |   | P               | PLEASE CHECK   | ONE OF T             | HE FOLLOWING:   |  |
| l am<br>com                    | n appearing without<br>opensation or sponsorship. |                 | I am a regist<br>representin   | tered lobbyist<br>g: |                 | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |
|                                |   |                 |  |                      |                 | Republican Liberty Caucus of Florida   |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (fisenate.gov)

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2/20/2023

Meeting Date

# APPEARANCE RECORD

SB150

Bill Number or Topic

### Criminal Justice

Committee

Deliver both copies of this form to Senate professional staff conducting the meeting

Amendment Barcode (if applicable)

Gerald "Jed" Carroll 703-321-8585 Name Address 8001 Forbes Place Suite 202 jed.carroll@gunowners.org Street Virginia Springfield City State Zip

| Speaking: | For | Against | Information | OR | Waive Speaking: | In Support | Against |
|-----------|-----|---------|-------------|----|-----------------|------------|---------|
|-----------|-----|---------|-------------|----|-----------------|------------|---------|

#### PLEASE CHECK ONE OF THE FOLLOWING:

I am appearing without compensation or sponsorship. I am a registered lobbyist, representing:

Gun Owners of America, Inc.

I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules, pdf (flsenate.gov)

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| 2 20 2013   | APPEARANCE RECOR  | 5B150  |
|---|---|--|
| Meeting Date  | Deliver both copies of this form to<br>Senate professional staff conducting the meeting | Bill Number or Topic   |
| Committee   | Senate professional stan conducting the meeting   | Amendment Barcode (if applicable)  |
| Name Patti Brigha                                   | Phone   | 850 322 3317   |
| Address 2024 Show                                   | gri La Lane Email   |  |
| Street  /ally  City                                 | 32303<br>State Zip  |  |
| Speaking: For Aga                                   | inst Information OR Waive Speak   | ing:   |
|   | PLEASE CHECK ONE OF THE FOLLOWIN  | IG:  |
| I am appearing without compensation or sponsorship. | I am a registered lobbyist, representing:   | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), |
| Prevent Qu  | in Violence Florida   |  |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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| Crimi  | Meeting Date nal Justice                          | Deliver  | both copies of this form to onal staff conducting the meeting | Bill Number or Topic   |
|--|---|--|---|--|
| ***************************************  | Committee   | and the second s |   | Amendment Barcode (if applicable)  |
| Name   | Christopher Ro                                    | se II  | Phone   | 258-9778   |
| Address  | ······································            | Hwy 301  | Email Cros  | e289@yahoo.com   |
|  | Street  |  |   |  |
|  | Waldo   | Florida  | 32694   |  |
|  | City  | State  | Zip   |  |
| graconemos en sacorez dos auguntos para graconemos para con construir de la co | Speaking: For                                     | Against Information  | <b>OR</b> Waive Speaking:                                     | In Support Against   |
|  | n appearing without<br>npensation or sponsorship. | geometriconq   | K ONE OF THE FOLLOWING: istered lobbyist, ing:                | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules pdf (fisenate.gov)

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# 2-20-2023

# **APPEARANCE RECORD**

| CR | 150 |
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|    |     |

Bill Number or Topic

Criminal Justice

Deliver both copies of this form to Senate professional staff conducting the meeting

|         | amilia nas Fi                                   |  |                             |                         |                |             |   |            |
|---------|---|--|-----------------------------|-------------------------|----------------|-------------|---|------------|
|         | Committee                                       | A STATE OF THE STA |                             |                         |                | A           | mendment Barcode (if ap   | oplicable) |
| Name    | Dennis  | Field  | S                           |                         | _ Phone        | 904-89      | 1-0474  |            |
|         |   |  |                             |                         |                | A           |   | , ,        |
| Address | 3490 Re   | ed Oal   | c Cir E                     |                         | _ Email        | dennisj     | axfl@at   | t, net     |
|         | Street  |  |                             |                         |                |             |   |            |
|         | Orange Par                                      |  | •                           | 32073                   | _              |             |   |            |
|         | City  | State  |                             | Zip                     |                |             |   |            |
|         | Speaking:                                       | Against  | Information                 | OR w                    | aive Speaking: | ln Supp     | oort 🗌 Against  |            |
|         |   |  | PLEASE CHECK                | ONE OF THE              | FOLLOWING:     |             |   |            |
|         | appearing without<br>apensation or sponsorship. |  | I am a regi:<br>representii | stered lobbyist,<br>ng: |                | soı<br>(tra | m not a lobbyist, but rec<br>mething of value for my<br>avel, meals, lodging, etc.<br>onsored by: | appearance |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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## 02/20/2023 APPEARANCE RECORD

SB150

|                   | Meeting Date                                      | Ar   | PEAKANCE   | : KECORD                           | SB150                                    |
|-------------------|---|--|--|------------------------------------|--|
| Criminal Justice  |   | Se   | Deliver both copies of<br>enate professional staff condu | this form to<br>ucting the meeting | Bill Number or Topic                     |
|                   | Committee   | and the second s |  | <i>y</i> g                         |  |
| Vame              | William D Clar                                    | k  |  | 8505                               | Amendment Barcode (if applicable) 900023 |
|                   |   |  |  | Phone                              |  |
| Address           | Street 1041 Drake Ac                              | cres Road  |  | <sub>Email</sub> <u>ptcda</u>      | le@gmail.com                             |
|                   | Quincy<br>City                                    | FL   | 32351  |                                    |  |
|                   |   | State  | Zip  |                                    |  |
|                   | Speaking: For                                     | Against In   | formation OR   | Waive Speaking:                    | In Support Against                       |
| ACHIELDONIS COLOR |   | PLEA   | SE CHECK ONE OF TH                                       | HE FOLLOWING:                      |  |
|                   | n appearing without<br>opensation or sponsorship. | The state of the s | I am a registered lobbyist,                              |                                    | I am not a lobbyist, but received        |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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#### 2-20-23 **APPEARANCE RECORD**

Bill Number or Topic

Deliver both copies of this form to

| Comine Dartice                                      | Senate professional staff cond         | ucting the meeting | 1  |
|---|--|--------------------|--|
| Name Eric Fiday                                     | /                                      |                    | Amendment Barcode (if applicable)  - 7 2 2 - 3333  |
| Address 1919 Atlantic                               | Blid                                   | Email et           | iday @ Kingy friday, con   |
| City  | FC<br>State Zip                        |                    |  |
| Speaking: For A                                     | gainst Information OR                  | Waive Speaking:    | ☐ In Support ☐ Against   |
|   | PLEASE CHECK ONE OF                    | THE FOLLOWING:     |  |
| I am appearing without compensation or sponsorship. | I am a registered lobbyi representing: |                    | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |
|   | · · · · · · · · · · · · · · · · · · ·  |                    |  |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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Meeting Date

THE PROFILE SCHOOL

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Feb 20, 2023 APPEARANCE RECORD SB 150 Meeting Date Deliver both copies of this form to Criminal Justice Bill Number or Topic Senate professional staff conducting the meeting Committee Amendment Barcode (if applicable) Robert Borras Name 8137606815 Address 13525 10th st robertborras@yahoo.com Street Dade City FI 33525 City State Zip Speaking: For Against Information Waive Speaking: In Support Against PLEASE CHECK ONE OF THE FOLLOWING: I am appearing without I am a registered lobbyist, compensation or sponsorship. I am not a lobbyist, but received representing: something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so

S-001 (08/10/2021)

that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules, pdf (flsenate.gov)

| 2/20/2023                    | APPEARANCE RECORD                                | 5B150  |
|------------------------------|--|--|
| Meeting Date                 | Deliver both copies of this form to              | Bill Number or Topic   |
| Public Safety                | Senate professional staff conducting the meeting |  |
| Committee                    |  | Amendment Barcode (if applicable)                                    |
| Name IRISH NEELL             | Phone <u>85</u>                                  | 7188 558 OT  |
|                              |  |  |
| Address 2024 Shangr          | La Lane Email no                                 | eely, famo a   |
| Street                       |  | amail.com  |
| Tally FL                     | 32303  |  |
| City State                   | Zip  |  |
|                              |  | _  |
| Speaking: For Against        | Information <b>OR</b> Waive Speaking:            | In Support Against   |
| 8.                           |  |  |
|                              | PLEASE CHECK ONE OF THE FOLLOWING:               |  |
| I am appearing without       | I am a registered lobbyist,                      | I am not a lobbyist, but received                                    |
| compensation or sponsorship. | representing:                                    | something of value for my appearance (travel, meals, lodging, etc.), |
|                              |  | sponsored by:  |
| league of W                  | omen Votens                                      |  |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (fisenate.gov)

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#### The Florida Sena: SB 150 Feb 20, 2023 APPEARANCE RECORD Bill Number or ica Meeting Date Deliver both copies of this format Criminal Justice Senate professional staff conducting the meeting Amendment Barcode (if applicable) Committee 9043956978 . lex Beshel Phone. Name alexbeshel@gmail.com 4200 Guy St **Email Address** Street FL 32145 Hastings **Reset Form** Zip City State Waive Speaking: In Support Against OR Speaking: For Against 1 Information PLEASE CHECK ONE OF THE FOLLOWING: I am not a lobbyist, but received I am a registered lobbyist, I am appearing without something of value for my appearance compensation or sponsorship. representing: travel, meals, lodging, etc.),

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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S-001 (08/10/2021)

sponsored by:

| 3   |  |  |
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| 2/20/23 Meeting Date                                | APPEARANCE REC                             | Pill Number or Tonic   |
| drimmol   | Senate professional staff conducting the r | meeting  |
| Committee   |  | Amendment Barcode (if applicable)  |
| Name tay  | allmost                                    | none 67.8 - 860 - 700  |
| Address Street                                      | Via Delena Er                              | mail gualy mostfla   |
| Person !  | a Beach Fl 325 State Zip                   | -61 genae  |
| <b>Speaking:</b> For                                | Against Information OR Waive               | Speaking:  |
|   | PLEASE CHECK ONE OF THE FOLI               | LOWING:  |
| I am appearing without compensation or sponsorship. | I am a registered lobbyist, representing:  | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |
|   |  |  |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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|         | a B   |          | THE HOHA   | Jeriace                  |  |
|---------|---|----------|--|--------------------------|--|
| 2       | 20/23   |          | <b>APPEARANC</b>                                   | CE RECORD                | SB 150   |
|         | Meeting Date  |          | Deliver both copie<br>Senate professional staff co | s of this form to        | Bill Number or Topic   |
| CF      | Committee   | ice      | Schute professional staff ex                       | shadeting the meeting    | Amendment Barcode (if applicable)  |
| Name    | Ken Willer  | <b>Y</b> |  | Phone <i>§ 5</i> 2       | 583 0941   |
| Addre   | ess 3118 Chas                                       | ieln     |  | Email Ken.               | villey@anail.com   |
|         | Street  | •        |  |                          | J  |
|         | Orange Parlo  | FL State |  | (5                       |  |
|         | City  | State    | 2.17   |                          |  |
|         | <b>Speaking:</b> For                                | Against  | Information O                                      | <b>R</b> Waive Speaking: | ] In Support   |
|         |   |          | PLEASE CHECK ONE C                                 | OF THE FOLLOWING:        |  |
| 1 1 2 1 | I am appearing without compensation or sponsorship. |          | I am a registered lob<br>representing:             | obyist,                  | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |
|         |   |          |  |                          |  |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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# **APPEARANCE RECORD**

Deliver both copies of this form to

Bill Number or Topic

|   | Senate professional staff conducting the meeting |  |  |  |
|---|--|--|--|--|
| Committee   |  | Amendment Barcode (if applicable)  |  |  |
| Name Jamie I  |  | Phone 650 284 951 F  |  |  |
| Address H Wilson Street                             | Ave  | _ Email janie. itagnail. Com   |  |  |
| _   | ER 32303<br>State Zip                            |  |  |  |
| Speaking: For                                       | Against Information OR                           | Waive Speaking:  |  |  |
|   | PLEASE CHECK ONE OF TH                           | E FOLLOWING:   |  |  |
| I am appearing without compensation or sponsorship. | I am a registered lobbyist, representing:        | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |  |  |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf. (flsenate.gov)

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| 2       | -20-23  | <b>APPEARANCE RE</b>   | CORD _            | SB 150   |
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| OR      | Meeting Date  MINA USTICE                         | Deliver both copies of this form<br>Senate professional staff conducting t |                   | Bill Number or Topic   |
|         | Committee   | •  | _                 | Amendment Barcode (if applicable)  |
| Name    | AMANA SU  | RECOO  | Phone <u>33</u> 0 | 993 7080   |
| Address |   | OUT CAMP RD  | Email Amaus       | A SUPPECOOL  |
|         | Street  New Sonyrum  City                         | \$\frac{32168}{2ip}\$  |                   |  |
|         | Speaking: For Ag                                  | ainst 🗌 Information <b>OR</b> Wa   | ive Speaking: 🔲   | n Support  |
|         |   | PLEASE CHECK ONE OF THE F  | OLLOWING:         |  |
|         | m appearing without<br>mpensation or sponsorship. | I am a registered lobbyist, representing:                                  |                   | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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2/20/2023

# **APPEARANCE RECORD**

Deliver both copies of this form to

Meeting Date Criminal Justice Senate professional staff conducting the meeting Bill Number or Topic Amendment Barcode (if applicable) Phone 786 203 5765 Address Email aatrob@fsu.edu Speaking: For Against Information OR Waive Speaking: In Support Against PLEASE CHECK ONE OF THE FOLLOWING: I am appearing without compensation or sponsorship. I am a registered lobbyist, representing: I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

#### 150 **APPEARANCE RECORD** February 20, 2023 Bill Number or Topic Deliver both copies of this form to Meeting Date Senate professional staff conducting the meeting Amendment Barcode (if applicable) Committee 850/510-9922 Barney Bishop III Name Email Barney@BarneyBishop.com 1454 Vieux Carre Drive Street 32308 FL Tallahassee Zip State City Waive Speaking: In Support Against OR PLEASE CHECK ONE OF THE FOLLOWING: I am not a lobbyist, but received I am a registered lobbyist, something of value for my appearance I am appearing without representing: (travel, meals, lodging, etc.), compensation or sponsorship. sponsored by:

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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| * &     | 8 0/2/90/<br>Meeting Date<br>VINITA 78         |             | Deliver both copies of the Senate professional staff condu | this form to   | Bill N           | umber or Topic   |
|---------|--|-------------|--|----------------|------------------|--|
|         | Committee                                      | ,           |  |                |                  | Barcode (if applicable)  |
| Name    | Andres   | Ch: 105     |  | Phone          | 321-948          | 7-8032   |
| Address | 2791<br>Street                                 | Wirding (   | ala Cir  | Email          | Cordiesello: 110 | 50256 @ gmil   |
|         | City   | State       | 328.<br>Zip  | 35             |                  |  |
|         | Speaking:                                      | For Against | Information <b>OR</b>                                      | Waive Speaking | g:               | Against  |
|         |  | P           | LEASE CHECK ONE OF 1                                       | THE FOLLOWING  |                  |  |
|         | m appearing without<br>mpensation or sponsorsh | nip.        | I am a registered lobbyis representing:                    | st,            | something of     | byist, but received<br>value for my appearance<br>lodging, etc.),<br>: |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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|   |   | The Florida Senate                        | 5             |  |
|---|---|---|---------------|--|
|   | 2/20/2023   | <b>APPEARANCE RE</b>                      | CORD          | 53150  |
|   | Meeting Date  | Deliver both copies of this form          |               | Bill Number or Topic   |
| _ | Criminal Justice                                    | Senate professional staff conducting the  | ne meeting    |  |
|   | Committee   |   |               | Amendment Barcode (if applicable)  |
| ľ | Name Haron Yates                                    |   | Phone         | -338-0483  |
| 1 | Address 1550 Treat Blvd                             | #909                                      | Email Auron   | . Yates anagohe.org  |
|   | Street  |   |               |  |
|   | Lexington K   | 40515                                     |               |  |
|   | City Star   | te Zip                                    |               |  |
|   | Speaking: For Against                               | Information <b>OR</b> Wai                 | ive Speaking: | In Support Against   |
|   |   | PLEASE CHECK ONE OF THE FO                | OLLOWING:     |  |
|   | I am appearing without compensation or sponsorship. | I am a registered lobbyist, representing: |               | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), |
|   |   | National Association                      | n for bun     |  |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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## APPEARANCE RECORD

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| Meeting Date Criminal Stice                         | Deliver both copies of this form to<br>Senate professional staff conducting the meeting | Bill Number or Topic   |
|---|---|--|
| Name Subella Ensign                                 | Phone 813   | Amendment Barcode (if applicable) 957 5785   |
| Address 1409 El Prado Dr                            | Email bella   | ensign@gmail-com   |
| Tallehassee FL State                                | 32304<br>Zip  |  |
| Speaking: For Against [                             | Information <b>OR</b> Waive Speaking:   | In Support Against   |
|   | PLEASE CHECK ONE OF THE FOLLOWING:  |  |
| I am appearing without compensation or sponsorship. | I am a registered lobbyist, representing:   | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

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|         | 7501  | The                   | e Florida S                       | enate                              | 05160  |
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|         | 2/20/23   | APPEA                 | RANCE                             | RECORD                             | 53150  |
|         | Meeting Date                                      |                       | both copies of sional staff condi | this form to<br>ucting the meeting | Bill Number or Topic   |
|         | Committee   | - Silcon N            | ND1-                              | _                                  | Amendment Barcode (if applicable)  |
| Name    | S. Cowan  | WILSON N              | IDA                               | Phone                              |  |
| Address | •   | (                     |                                   | Email Size                         | wan Wilsonce   |
|         | Street  |                       |                                   |                                    | on Wilsonce Comilia  |
|         | City  | State                 | Zip                               |                                    |  |
|         | Speaking: For                                     | Against Information   | o OR                              | Waive Speaking:                    | ] In Support   Against   |
| _       | 1,  | PLEASE CHE            | CK ONE OF 7                       | THE FOLLOWING:                     |  |
|         | n appearing without<br>mpensation or sponsorship. | I am a re<br>represen | gistered lobbyi<br>nting:         | st,                                | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), |

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S-001 (08/10/2021)

sponsored by:

|       | 2 (20 [23<br>Meeting Date  | APPEARANCE  Deliver both copies of t                            | his form to       | SB 150  Bill Number or Topic   |
|-------|--|---|-------------------|--|
|       | im. Justice Committee  | Senate professional staff condu<br>                             | cting the meeting | Amendment Barcode (if applicable)  |
| Name  | Catherine All  | en  | Phone 9           | 54-242-9524  |
| Addre | ess 58 Dogwood   | St  | Email <u>C</u>    | ralgao fou. edu  |
|       | Street  Street | Seach FL 32459 State Zip  O Against Information OR              | Waive Speaking:   | ☐ In Support ☐ Against   |
| ×     | I am appearing without<br>compensation or sponsorship.   | PLEASE CHECK ONE OF T  I am a registered lobbyist representing: |                   | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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|                          | _ |
| Committee                |   |

# **APPEARANCE RECORD**

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Bill Number or Topic

|   | Meeting Date  | Deliver both copie<br>Senate professional staff co |                          | 633  |
|---|---|--|--------------------------|--|
|   | Committee   |  |                          | Amendment Barcode (if applicable)  |
|   | Name DAVID 4  | 1. STICH   | Phone                    | 0-567-557/   |
| 1 | Address 3085 Ed                                     | ho Point Ln.                                       | Email Javie              | & stich @ concert. ne  |
|   | City  | State Zip  | 310                      |  |
|   | <b>Speaking:</b> For [                              | Against Information O                              | <b>R</b> Waive Speaking: | In Support   |
|   | A.  | PLEASE CHECK ONE C                                 | OF THE FOLLOWING:        |  |
| / | I am appearing without compensation or sponsorship. | I am a registered lob representing:                | obyist,                  | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

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| 2/20    | 0123  | APPEAR                      | ANCE                  | RECORD            | SB 150   |          |
|         | Meeting Date                                      | Deliver bo                  | oth copies of thi     | s form to         | Bill Number or Topic   |          |
| CYIV    | minal Justic                                      | Senate profession           |                       |                   |  |          |
|         | Committee   |                             |                       |                   | Amendment Barcode (if applicable)  |          |
| Name    | Michaela Go                                       | illigan                     |                       | Phone <u>(727</u> | )265-5647  |          |
| Address | 1015 WOOdw  | ara Ave                     |                       | Email MICV        | naticiganingan   | 23       |
|         | Tallancessee                                      | FL 33                       | 213                   | @ gr              | nail com   |          |
|         | City  | State                       | Zip                   |                   |  |          |
|         | Speaking: For V                                   | Against Information         | OR                    | Waive Speaking:   | In Support Against   |          |
|         |   | PLEASE CHECK                | ONE OF TH             | IE FOLLOWING:     |  | Carrotte |
|         | m appearing without<br>mpensation or sponsorship. | I am a regis<br>representin | tered lobbyist,<br>g: |                   | I am not a lobbyist, but received something of value for my appearance (travel meals lodging etc.) | e        |

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S-001 (08/10/2021)

sponsored by:

# 2/20122

#### The Florida Senate

## **APPEARANCE RECORD**

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| Meeting Date  Oudicum |  |                             | Deliver both copies of this form to Senate professional staff conducting the meeting |                 | Bill Number or Topic  |  |  |
|-----------------------|--|-----------------------------|--|-----------------|---|--|--|
|                       | Committee                                      |                             |  | - <u>-</u>      | mendment Barcode (if applicable)  |  |  |
| Name                  | Aidan Mah                                      | ney                         | Phone  | 67869           | 9 904   |  |  |
| Address               | 107 (66th)                                     | ST NE                       | Email  | abm21           | defsu.edu   |  |  |
|                       | Street   | 2                           | 1.50.0   |                 | ,   |  |  |
|                       | Brasevan                                       | FL 3                        | 4212   |                 | .,  |  |  |
|                       | City   | State Z                     | ?ip  |                 |   |  |  |
|                       | Speaking: For                                  | Against Information         | <b>OR</b> Waive Spea   | king: 🔲 In Supp | oort Against  |  |  |
|                       |  | PLEASE CHECK (              | ONE OF THE FOLLOW  | NG:             |   |  |  |
|                       | m appearing without mpensation or sponsorship. | l am a registe representing | ered lobbyist,<br>:  | so<br>(tr       | m not a lobbyist, but received<br>mething of value for my appearance<br>avel, meals, lodging, etc.),<br>onsored by: |  |  |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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| APPEAR         | ANCE RECORD  | SB 150   |
|----------------|--|--|
|                |  | Bill Number or Topic   |
| Perlawin       | Phone  | Amendment Barcode (if applicable) $732)$ $3e9-1348$  |
| University Way | Email  | RP22B @ Fsu.edu  |
|                |  |  |
|                | OR Waive Speaking  | :  |
| PLEASE CHECK   | ONE OF THE FOLLOWING:  |  |
|                |  | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |
|                | Deliver be Senate profession  Perlawin  Niversity Way  Elerita  State  For Against Information  PLEASE CHECK | Phone    Noters:   Way   Email   State   32399   |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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|----------------------|--|
| Bill Number or Topic |  |

| 1-1201  | APPEAKANCE RECORD  | 37 130   |
|---|--|--|
| Meeting Date  (X IM . (USH)CO                       | Deliver both copies of this form to Senate professional staff conducting the meeting | Bill Number or Topic   |
| Committee   |  | Amendment Barcode (if applicable)  |
| Name Haray  | Phone  |  |
| Address 201 Park A                                  | Email  |  |
| Street as a scale                                   | FI_  |  |
| City State  | Zip  |  |
| Speaking: For Against                               | ☐ Information <b>OR</b> Waive Speaking:  | ☐ In Support ☐ Against   |
|   | PLEASE CHECK ONE OF THE FOLLOWING:   |  |
| I am appearing without compensation or sponsorship. | I am a registered lobbyist, representing:  Equality Florida                          | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

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#### The Florida Senate APPEARANCE RECORD Meeting Date Bill Number or Topic Deliver both copies of this form to Senate professional staff conducting the meeting Amendment Barcode (if applicable) Committee Phone 407-442-3127 46ULGNA DRIVE KNIDGE STONE 91820 gguliery 43349 gmail . com **Address** OR Against Information In Support Against Waive Speaking: Speaking: PLEASE CHECK ONE OF THE FOLLOWING: I am not a lobbyist, but received I am appearing without I am a registered lobbyist, compensation or sponsorship. something of value for my appearance representing: (travel, meals, lodging, etc.),

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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S-001 (08/10/2021)

sponsored by:

# 2/20/23

# **APPEARANCE RECORD**

Bill Number or Topic

Deliver both copies of this form to

| STU     | DENTS C  | DEMIANS    | <b>S</b> enat |                              | al staff conducting  |                |  |
|---------|--|------------|---------------|------------------------------|----------------------|----------------|--|
| ACI     | Committee                                      |            |               |                              |                      |                | Amendment Barcode (if applicable)  |
| Name    | DIEGO  | SAM        | OIGU          |                              |                      | Phone          |  |
| Address | 18568<br>Street                                | γW         | 73120         | ST                           |                      | Email die      | 2go samudio 123 Egnaile  |
|         | PEMBROGE<br>City PINES                         | E          | FL<br>State   |                              | 53029<br>Zip         | -              |  |
|         | _  | For 🔀 Agai | nst 🗌 Info    | rmation                      | OR W                 | aive Speaking: | ☐ In Support ☐ Against   |
|         |  |            | PLEAS         | E CHECK                      | ONE OF THE F         | OLLOWING:      |  |
|         | m appearing without<br>mpensation or sponsorsl | hip.       |               | l am a regist<br>representin | ered lobbyist,<br>g: |                | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

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| 2/20/23   | <b>APPEARANCE</b>   | <b>RECORD</b>  | SB 150   |
|---|---|----------------|--|
| Meeting Date  | Deliver both copies of th<br>Senate professional staff conduc |                | Bill Number or Topic   |
| Committee   |   |                | Amendment Barcode (if applicable)  |
| Name Winish B.                                      | SMITH   | Phone          | 305-333-4344   |
| Address 38 E BREVA                                  | as 57   | Email          | WSMITTA @ FLABA DRS  |
| City Sta  |   | Waive Speaking | g: 🔀 In Support 🔲 Against  |
|   |   |                |  |
|   | PLEASE CHECK ONE OF TH  | E FOLLOWING:   |  |
| I am appearing without compensation or sponsorship. | I am a registered lobbyist, representing:                     |                | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |
|   | I am a registered lobbyist, representing:                     |                | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.),               |

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| Meeting Date  CRIMINA  Meeting Date  Deliver both copies of Senate professional staff cond                              | this form to Bill Number or Topic ducting the meeting  |
| Committee   | Amendment Barcode (if applicable)  |
| Name LIBBY GUZZO  | Phone 850- 245-0155  |
| Address 401 C. MONFOE ST.   | Email LIBBY, GUZZO @ MYFLUKIDA<br>LEGAL. COM   |
|   |  |
| 1H FL 3239°   |  |
| Speaking: For Against Information OR  | Waive Speaking: In Support Against   |
| PLEASE CHECK ONE OF   | THE FOLLOWING:   |
| I am appearing without compensation or sponsorship.  I am a registered lobby representing:  OFFICE OF  ATOMNEY  GENERAL | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |
|   |  |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

This form is part of the public record for this meeting.

# **APPEARANCE RECORD**

SB 150

Bill Number or Topic

| Meetin   | g Date    |
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| Criminal | Justice   |
| Comp     | o i++ o o |

Deliver both copies of this form to Senate professional staff conducting the meeting

Amandment Parcada (if applicable)

| Committee   | Amendment barcode (ii applicable)  |
|---|--|
| Name KRISTINA IVESTER   | Phone <u>850 4455268</u>   |
| Address 4484 Foxcroft Or Street   | Email <u>Koivester Dembarquail</u> con   |
| Tallahassee FL 3230   | 9  |
| City State Zip  Speaking: For Against Information OR                        | Waive Speaking:  |
| PLEASE CHECK ONE OF   | FTHE FOLLOWING:  |
| I am appearing without I am a registered lobby compensation or sponsorship. | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

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|   | Meeting Date  | Deliver both copie<br>Senate professional staff c |                        | Bill Number or Topic   |
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|   | Name DATCH B  | OLISTA  | Phone                  | 850-567-4337   |
|   | Address 4492 FoxCrof                                | t Jr.   | Email <b>S</b>         | sbolden 55chofmail.com   |
|   | Street  | Pl 323  | >09                    |  |
|   | City  | State Zip   |                        |  |
|   | Speaking: For Aga                                   | ainst Information <b>O</b>                        | <b>R</b> Waive Speakir | ng: 🔲 In Support 🔀 Against   |
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This form is part of the public record for this meeting.

SB 150

| February 20, 2023  Meeting Date  Criminal Justice |  | APP                 | APPEARANCE RECORD  Deliver both copies of this form to Senate professional staff conducting the meeting |                        |  |                      |
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|   |  |                     |   |                        |  | per or Topic         |
|   | Committee  |                     |   |                        | Amendment Baro   | code (if applicable) |
| Name  | Katie Hathaway                                     |                     |   | Phone                  | 579.0249   |                      |
| Address   | 225 Myra Street                                    |                     |   | <sub>Email</sub> katie | .sng@gmail.cor   | m                    |
|   | Street   |                     |   |                        |  |                      |
|   | Neptune Beach                                      | FL                  | 32266   |                        |  | Reset Form           |
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| APPEARANCE RECORD  Meeting/Date  Deliver both copies of this form to  seriate professional staff conducting the meeting | Bill Number or Topic  Amendment Barcode (if applicable)  50 56 - 153/  |
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| Gernate professional staff conducting the meeting   |  |
|   | Amendment Barcode (if applicable) $556 - 153$  |
| Name Committee Committee Phone 8  |  |
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| Address Street Email  | sowell siningspring,   |
| Tall FL 323/2   | Con  |
| City State Zip  |  |
| Speaking: Against Information OR Waive Speaking:  | ☐ In Support ☐ Against   |
| PLEASE CHECK ONE OF THE FOLLOWING:  | ;  |
| I am appearing without I am a registered lobbyist, representing:  | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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| Meeting Date<br>Senate Criminal Ji   | Deliver both copies of Senate professional staff cond |                   | Bill Number or Topic   |
| Committee  |   | •                 | Amendment Barcode (if applicable)  |
| Name Carol W   | linger  | Phone <u>(850</u> | )443.4161  |
| Address 2604 Va 9  | ssar Rd   | Email Wing        | erc 2 @ comcastinet  |
| Tallahasses  | 2 FL 32309  |                   | Reset Form   |
| Speaking: For  | Against Information OR                                | Waive Speaking:   | In Support Against   |
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| Committee   |  |                 |   | code (if applicable) |  |  |
| Name Ann G. Smit                                    | h  | Phone           | 850) 766  | 8953                 |  |  |
| Address 9015 Deep V                                 | Jell Trail   | Email 🕢         | 10507122  | meil. (on            |  |  |
| Tallahassee   | FL 32309   |                 |   | Reset Form           |  |  |
| City  | State Zip inst Information OR  | Waive Speaking: | ☐ In Support ☑ Ag   | gaimsit /            |  |  |
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|         | Committee  |   |                        | Amendment Barcode (if applicable)  |
| Name    | Judy Kirk  | artrick   | Phone <u>850</u>       | 284 5305   |
| Address | s 222 Crest  | St  | Emailda                | - Kirkp cetnick  |
|         | Street   |   |                        |  |
|         | Talla hassee                                       | rate Zip  | 230                    |  |
|         | <b>Speaking:</b> For Again                         | st Information <b>O</b>                             | R Waive Speaking: ☐ II | n Support Against  |
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2/20/23
Meeting Date

# **APPEARANCE RECORD**

SB 150

Bill Number or Topic

| Criminal          | Justice |
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Deliver both copies of this form to Senate professional staff conducting the meeting

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|--------|--|---------------------------------------|-----------------|--|
|        | Committee  | -                                     |                 | Amendment Barcode (if applicable)  |
| Name   | Debbie   | Gibson                                | Phone           | 50-656-3659  |
|        |  |                                       |                 |  |
| Addres | Street 1422 3                                      | Denholm Dr.                           | Email gibs      | sond 1207@gmail.c  |
|        | Tallaha  | SSEL FL 3236 State Zip                | 08_             |  |
|        | <b>Speaking:</b> For                               | Against Information OR                | Waive Speaking: | In Support Against   |
|        |  | PLEASE CHECK ONE OF                   | THE FOLLOWING:  |  |
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|         | Committee   | _   |                 | Amendment Bare   | code (if applicable) |
| Name    | ROSIE KENEEN                                      |   | Phone           | 50-508-6179  |                      |
| Address | Street 2432 JOLENZ                                | ELANE   | Email _ <i></i> | sjek)23@comca  | st.net               |
|         | City TALLAHASSES                                  | F1         3230 =           State         Zip           | 3               |  | Reset Form           |
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Bill Number or Topic

The Florida Senate

## APPEARANCE RECORD

SB 150

02/20/23 Meeting Date

Deliver both copies of this form to

| Crimi  | inal Justice                                      | Senate profession          | nal staff conduct       | ucting the meeting   |              |
|--|---|----------------------------|-------------------------|--|--------------|
|  | Committee   |                            |                         | Amendment Barcode (if applicable)  |              |
| Name   | Linda Coffin                                      |                            |                         | Phone  | -            |
| Address  | , 4590 Sailbreez                                  | e Ct                       |                         | Email  |              |
|  | Street  |                            |                         |  |              |
|  | Orlando   | FL                         | 32810                   |  |              |
|  | Speaking: For                                     | State                      | Zip<br>OR               | Waive Speaking: In Support Against   | 65400963211  |
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| Meeting Date  Criminal Justice | Deliver both copies of this form to<br>Senate professional staff conducting the mee | Bill Number or Topic                                |
| Name M. Susan                  | Gill Phon   | Amendment Barcode (if applicable) ne 352 205 - 5475 |
| Address 2213 Mulber            |   | il Susangill. gill Dgmail                           |
| Tallahassee 1                  | FL 32303<br>State Zip   |   |
| <b>Speaking:</b> For Aga       | inst Information OR Waive Sp  | peaking: In Support Against                         |
|                                | PLEASE CHECK ONE OF THE FOLLO   | OWING:  |
| I am appearing without         | I am a registered lobbyist,   | lam not a lobbyist, but received                    |

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compensation or sponsorship.

S-001 (08/10/2021)

something of value for my appearance

(travel, meals, lodging, etc.),

sponsored by:

### The Florida Senate APPEARANCE RECORD Bill Number or Topic Meeting Date Deliver both copies of this form to Senate professional staff conducting the meeting Amendment Barcode (if applicable) Committee **Address** Street City State OR Waive Speaking: Information In Support Against Speaking: Against For PLEASE CHECK ONE OF THE FOLLOWING: I am not a lobbyist, but received I am a registered lobbyist, lam appearing without something of value for my appearance compensation or sponsorship. representing: (travel, meals, lodging, etc.),

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

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S-001 (08/10/2021)

sponsored by:

| 220 2023 APPEARANCE   |  |
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| Meeting Date  Deliver both copies of Senate professional staff con                          |  |
| Senate Criminal Justice Senate professional staff con Committee                             | Amendment Barcode (if applicable)  |
| Name Denise Howard  | Phone (850) 980 - 5369   |
| Address 3790 Piney Grave Dr   | Email dense legenes agnail co  |
| Tallahassee FL 32311 City State Zip   |  |
| Speaking: For Against Information OR  | Waive Speaking:  |
| PLEASE CHECK ONE OF   | THE FOLLOWING:   |
| I am a registered lobby compensation or sponsorship.  I am a registered lobby representing: | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |
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| Smate Chimirus Justice                              | Deliver both copies of this for<br>Senate professional staff conducting |                | Bill Number or Topic   |
| Name Committee  Hams                                |   | Phone          | Amendment Barcode (if applicable) (850) 3(85124)   |
| Address 508 Brooke Hamp                             | ton Dr  | Email          | hawley le gmail com  |
| Tallahassel   | FL 32311  |                |  |
| Speaking: For Against                               | Zip Information <b>OR</b> Wa  | iive Speaking: | ☐ In Support Against   |
|   | PLEASE CHECK ONE OF THE F   | OLLOWING:      |  |
| I am appearing without compensation or sponsorship. | I am a registered lobbyist, representing:                               |                | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |
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| Meeting Date<br>Aumin al Gastue                     | Deliver both copie Senate professional staff of |                   | Bill Number or Topic   |
| Committee   |   |                   | Amendment Barcode (if applicable)  |
| Name Sarlara  | DeVane  | Phone             | 50-251-4280  |
| Address <u>625</u> E. (                             | Brevard St                                      | Email Darl        | Puradevane 1 Dyahow com  |
| Street  | State 3230                                      | 08                |  |
| Speaking: For                                       | Against Information                             | R Waive Speaking: | ☐ In Support ☐ Against   |
|   | PLEASE CHECK ONE                                | OF THE FOLLOWING: |  |
| I am appearing without compensation or sponsorship. | representing:                                   |                   | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |
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## **APPEARANCE RECORD**

SB150

| Meeting Date  | Deliver both copies of this form to              | Bill Number or Topic   |
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| Students demand action                              | Senate professional staff conducting the meeting |  |
| Committee   |  | Amendment Barcode (if applicable)  |
| Name Sofia Rodriguez                                | Phone 18   | 0-280-5814   |
| Address 1409 el prudo dy                            | Email Suh  | amrargzzagmail.com   |
|   | <br>Zip  |  |
| Speaking: For Against                               | Information <b>OR</b> Waive Speaking:            | In Support Against   |
| · + 3.4   | PLEASE CHECK ONE OF THE FOLLOWING:               |  |
| I am appearing without compensation or sponsorship. | I am a registered lobbyist, representing:        | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), sponsored by: |
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# The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

|             | Prepare  | d By: The | Professional Sta | aff of the Committee | on Criminal Just | tice   |
|-------------|--|-----------|------------------|----------------------|------------------|--------|
| BILL:       | SB 152   |           |                  |                      |                  |        |
| INTRODUCER: | Senator Collins  |           |                  |                      |                  |        |
| SUBJECT:    | Public Records/Safe-school Officer at a Private School |           |                  |                      |                  |        |
| DATE:       | February 17  | , 2023    | REVISED:         |                      |                  |        |
| ANALYST     |  | STAF      | DIRECTOR         | REFERENCE            |                  | ACTION |
| 1. Stokes   |  | Stokes    |                  | CJ                   | <b>Favorable</b> |        |
| 2           |  |           |                  | FP                   |                  |        |

## I. Summary:

SB 152 is the public records exemption linked to SB 150. This bill provides that any information that may identify whether a particular individual has been assigned as a safe-school officer pursuant to s. 1006.12, F.S., at a private school and that is held by a law enforcement agency is made exempt from public disclosure.

SB 150, in part, amends s. 1002.42, F.S., to permit a private school to partner with a law enforcement agency or a security agency to establish or assign one or more safe-school officers. The private school is responsible for the full cost of implementing such option.

Additionally, SB 150 provides that a private school that establishes a safe-school officer must comply with the requirements of s. 1006.12, F.S.

This bill is subject to the Open Government Sunset Review Act and stands repealed on October 2, 2028, unless reviewed and saved from repeal through reenactment by the Legislature.

Because this bill creates a public records exemption, it will require a two-thirds vote of each house in order to pass.

This bill takes effect on the same date as SB 150 or similar legislation takes effect, if such legislation is adopted in the same legislative session or an extension thereof and becomes law. The relevant section of SB 150 is effective July 1, 2023.

#### II. Present Situation:

#### **Access to Public Records - Generally**

The Florida Constitution provides that the public has the right to inspect or copy records made or received in connection with official governmental business. The right to inspect or copy applies to the official business of any public body, officer, or employee of the state, including all three branches of state government, local governmental entities, and any person acting on behalf of the government.

Additional requirements and exemptions related to public records are found in various statutes and rules, depending on the branch of government involved. For instance, s. 11.0431, F.S., provides public access requirements for legislative records. Relevant exemptions are codified in s. 11.0431(2)-(3), F.S., and adopted in the rules of each house of the legislature.<sup>3</sup> Florida Rule of Judicial Administration 2.420 governs public access to judicial branch records.<sup>4</sup> Lastly, ch. 119, F.S., known as the Public Records Act, provides requirements for public records held by executive agencies.

#### **Executive Agency Records – The Public Records Act**

The Public Records Act provides that all state, county, and municipal records are open for personal inspection and copying by any person, and that providing access to public records is a duty of each agency.<sup>5</sup>

Section 119.011(12), F.S., defines "public records" to include:

All documents, papers, letters, maps, books, tapes, photographs, films, sound recordings, data processing software, or other material, regardless of the physical form, characteristics, or means of transmission, made or received pursuant to law or ordinance or in connection with the transaction of official business by any agency.

The Florida Supreme Court has interpreted this definition to encompass all materials made or received by an agency in connection with official business that are used to "perpetuate, communicate, or formalize knowledge of some type."

<sup>&</sup>lt;sup>1</sup> FLA. CONST. art. I, s. 24(a).

 $<sup>^{2}</sup>$  Id.

<sup>&</sup>lt;sup>3</sup> See Rule 1.48, Rules and Manual of the Florida Senate, (2018-2020) and Rule 14.1, Rules of the Florida House of Representatives, Edition 2, (2018-2020).

<sup>&</sup>lt;sup>4</sup> State v. Wooten, 260 So. 3d 1060 (Fla. 4th DCA 2018).

<sup>&</sup>lt;sup>5</sup> Section 119.01(1), F.S. Section 119.011(2), F.S., defines "agency" as "any state, county, district, authority, or municipal officer, department, division, board, bureau, commission, or other separate unit of government created or established by law including, for the purposes of this chapter, the Commission on Ethics, the Public Service Commission, and the Office of Public Counsel, and any other public or private agency, person, partnership, corporation, or business entity acting on behalf of any public agency."

<sup>&</sup>lt;sup>6</sup> Shevin v. Byron, Harless, Schaffer, Reid and Assoc., Inc., 379 So. 2d 633, 640 (Fla. 1980).

The Florida Statutes specify conditions under which public access to public records must be provided. The Public Records Act guarantees every person's right to inspect and copy any public record at any reasonable time, under reasonable conditions, and under supervision by the custodian of the public record.<sup>7</sup> A violation of the Public Records Act may result in civil or criminal liability.<sup>8</sup>

The Legislature may exempt public records from public access requirements by passing a general law by a two-thirds vote of both the House and the Senate. The exemption must state with specificity the public necessity justifying the exemption and must be no broader than necessary to accomplish the stated purpose of the exemption. 10

General exemptions from the public records requirements are contained in the Public Records Act. <sup>11</sup> Specific exemptions often are placed in the substantive statutes relating to a particular agency or program. <sup>12</sup>

When creating a public records exemption, the Legislature may provide that a record is "exempt" or "confidential and exempt." There is a difference between records the Legislature has determined to be exempt from the Public Records Act and those which the Legislature has determined to be exempt from the Public Records Act *and confidential*. Records designated as "confidential and exempt" are not subject to inspection by the public and may only be released under the circumstances defined by statute. Records designated as "exempt" may be released at the discretion of the records custodian under certain circumstances. 15

### **Open Government Sunset Review Act**

The provisions of s. 119.15, F.S., known as the Open Government Sunset Review Act<sup>16</sup> (the Act), prescribe a legislative review process for newly created or substantially amended<sup>17</sup> public records or open meetings exemptions, with specified exceptions.<sup>18</sup> The Act requires the repeal of

<sup>&</sup>lt;sup>7</sup> Section 119.07(1)(a), F.S.

<sup>&</sup>lt;sup>8</sup> Section 119.10, F.S. Public records laws are found throughout the Florida Statutes, as are the penalties for violating those laws.

<sup>&</sup>lt;sup>9</sup> FLA. CONST. art. I, s. 24(c).

<sup>&</sup>lt;sup>10</sup> *Id. See, e.g., Halifax Hosp. Medical Center v. News-Journal Corp.*, 724 So. 2d 567 (Fla. 1999) (holding that a public meetings exemption was unconstitutional because the statement of public necessity did not define important terms and did not justify the breadth of the exemption); *Baker County Press, Inc. v. Baker County Medical Services, Inc.*, 870 So. 2d 189 (Fla. 1st DCA 2004) (holding that a statutory provision written to bring another party within an existing public records exemption is unconstitutional without a public necessity statement).

<sup>&</sup>lt;sup>11</sup> See, e.g., s. 119.071(1)(a), F.S. (exempting from public disclosure examination questions and answer sheets of examinations administered by a governmental agency for the purpose of licensure).

<sup>&</sup>lt;sup>12</sup> See, e.g., s. 213.053(2)(a), F.S. (exempting from public disclosure information contained in tax returns received by the Department of Revenue).

<sup>&</sup>lt;sup>13</sup> WFTV, Inc. v. The Sch. Bd. of Seminole County, 874 So. 2d 48, 53 (Fla. 5th DCA 2004).

<sup>&</sup>lt;sup>14</sup> Id

<sup>&</sup>lt;sup>15</sup> Williams v. City of Minneola, 575 So. 2d 683 (Fla. 5th DCA 1991).

<sup>&</sup>lt;sup>16</sup> Section 119.15, F.S.

<sup>&</sup>lt;sup>17</sup> An exemption is considered to be substantially amended if it is expanded to include more records or information or to include meetings as well as records. Section 119.15(4)(b), F.S.

<sup>&</sup>lt;sup>18</sup> Section 119.15(2)(a) and (b), F.S., provides that exemptions required by federal law or applicable solely to the Legislature or the State Court System are not subject to the Open Government Sunset Review Act.

such exemption on October 2nd of the fifth year after creation or substantial amendment, unless the Legislature reenacts the exemption.<sup>19</sup>

The Act provides that a public records or open meetings exemption may be created or maintained only if it serves an identifiable public purpose and is no broader than is necessary. An exemption serves an identifiable purpose if it meets one of the following purposes *and* the Legislature finds that the purpose of the exemption outweighs open government policy and cannot be accomplished without the exemption:

- It allows the state or its political subdivisions to effectively and efficiently administer a governmental program, and administration would be significantly impaired without the exemption;<sup>21</sup>
- It protects sensitive, personal information, the release of which would be defamatory, cause unwarranted damage to the good name or reputation of the individual, or would jeopardize the individual's safety. If this public purpose is cited as the basis of an exemption, however, only personal identifying information is exempt;<sup>22</sup> or
- It protects information of a confidential nature concerning entities, such as trade or business secrets. 23

The Act also requires specified questions to be considered during the review process.<sup>24</sup> In examining an exemption, the Act directs the Legislature to question the purpose and necessity of reenacting the exemption.

If the exemption is continued and expanded, then a public necessity statement and a two-thirds vote for passage are required.<sup>25</sup> If the exemption is continued without substantive changes or if the exemption is continued and narrowed, then a public necessity statement and a two-thirds vote for passage are *not* required. If the Legislature allows an exemption to expire, the previously exempt records will remain exempt unless otherwise provided by law.<sup>26</sup>

#### **Safe-School Officers**

Florida law requires each district school board and school district superintendent to partner with law enforcement agencies to establish or assign one or more safe-school officers at each school

- What specific records or meetings are affected by the exemption?
- Whom does the exemption uniquely affect, as opposed to the general public?
- What is the identifiable public purpose or goal of the exemption?
- Can the information contained in the records or discussed in the meeting be readily obtained by alternative means? If so, how?
- Is the record or meeting protected by another exemption?
- Are there multiple exemptions for the same type of record or meeting that it would be appropriate to merge?

<sup>&</sup>lt;sup>19</sup> Section 119.15(3), F.S.

<sup>&</sup>lt;sup>20</sup> Section 119.15(6)(b), F.S.

<sup>&</sup>lt;sup>21</sup> Section 119.15(6)(b)1., F.S.

<sup>&</sup>lt;sup>22</sup> Section 119.15(6)(b)2., F.S.

<sup>&</sup>lt;sup>23</sup> Section 119.15(6)(b)3., F.S.

<sup>&</sup>lt;sup>24</sup> Section 119.15(6)(a), F.S. The specified questions are:

<sup>&</sup>lt;sup>25</sup> See generally s. 119.15, F.S.

<sup>&</sup>lt;sup>26</sup> Section 119.15(7), F.S.

facility within the district by implementing one or more safe-school officer options which best meet the needs of the school district.<sup>27</sup> These options include:

- Establishing a school resource officer program, through a cooperative agreement with law enforcement agencies.
- Commissioning one or more school safety officers. The district school superintendent may recommend, and the district school board may appoint, one or more school safety officers.
- Participating in the Coach Aaron Feis Guardian Program if such program is established by the sheriff.
- Contracting with a security agency to employ a school security guard.

## Coach Aaron Feis Guardian Program

The Coach Aaron Feis Guardian Program (guardian program) was established in 2018<sup>28</sup> as an option for school districts to meet the safe-school officer requirements in law.<sup>29</sup> Each sheriff has the discretion to establish a guardian program to aid in the prevention or abatement of active assailant incidents on school premises. A school district employee or personnel, or a charter school employee, may participate in the guardian program. The sheriff who chooses to establish a guardian program shall appoint as school guardians, without the power of arrest, school employees who volunteer and who comply with all of the following:<sup>30</sup>

- Hold a valid license issued under s. 790.06, F.S. (license to carry a concealed firearm).
- Complete a 144 hour training program, consisting of 12 hours of certified nationally recognized diversity training and 132 hours of comprehensive firearm safety and proficiency training conducted by Criminal Justice Standards and Training Commission-certified instructors, which must include:
  - Eighty hours of firearms instruction based on the Criminal Justice Standards and Training Commission's Law Enforcement Academy training model, which must include at least 10 percent but no more than 20 percent more rounds fired than associated with academy training. Program participants must achieve an 85 percent pass rate on the firearms training.
  - o Sixteen hours of instruction in precision pistol.
  - Eight hours of discretionary shooting instruction using state-of-the-art simulator exercises.
  - o Eight hours of instruction in active shooter or assailant scenarios.
  - Eight hours of instruction in defensive tactics.
  - o Twelve hours of instruction in legal issues.
- Pass a psychological evaluation administered by a psychologist licensed under ch. 490, F.S., and designated by the FDLE and submit the results of the evaluation to the sheriff's office.
   The FDLE may provide the sheriff's office with mental health and substance abuse data for compliance with this requirement.
- Submit to and pass an initial drug test and subsequent random drug tests in accordance with the requirements of s. 112.0455, F.S., and the sheriff's office.

<sup>&</sup>lt;sup>27</sup> Section 1006.12, F.S.

<sup>&</sup>lt;sup>28</sup> Section 26, ch. 2018-3, L.O.F.

<sup>&</sup>lt;sup>29</sup> Section 1006.12, F.S.

<sup>&</sup>lt;sup>30</sup> Section 30.15(1)(k), F.S.

• Successfully complete ongoing training, weapon inspection, and firearm qualifications on at least an annual basis.<sup>31</sup>

A sheriff must issue a school guardian certificate to individuals who meet the requirements specified in law.<sup>32</sup> The sheriff must maintain documentation of weapon and equipment inspections, as well as the training, certification, inspection, and qualification records of each school guardian appointed by the sheriff. An individual who is certified may serve as a school guardian only if he or she is appointed by the applicable school district superintendent or charter school principal.<sup>33</sup>

### III. Effect of Proposed Changes:

SB 152 is the public records exemption linked to SB 150. This bill provides that any information that may identify whether a particular individual has been assigned as a safe-school officer pursuant to s. 1006.12, F.S., at a private school and that is held by a law enforcement agency is made exempt from public disclosure.

SB 150, in part, amends s. 1002.42, F.S., to permit a private school to partner with a law enforcement agency or a security agency to establish or assign one or more safe-school officers. The private school is responsible for the full cost of implementing such option, which includes all training costs of implementing the Coach Aaron Feis Guardian Program under s. 30.15(1)(k), F.S.

Additionally, SB 150 provides that a private school that establishes a safe-school officer must comply with the requirements of s. 1006.12, F.S. The bill specifies that any references to a school district, district school board, or district school superintendent in s. 1006.12(1)-(5), F.S., must also mean a private school governing board or private school head of school. References to a school district employee in s. 1006.12(3), F.S., also means a private school employee.

This bill is subject to the Open Government Sunset Review Act and stands repealed on October 2, 2028, unless reviewed and saved from repeal through reenactment by the Legislature.

This bill provides a public necessity statement as required by Article I, s. 24(c) of the State Constitution. The public necessity statement provides that:

The Legislature finds that it is a public necessity that any information that may identify whether a particular individual has been assigned as a safe-school officer at a private school and that is held by a law enforcement agency be made exempt from s. 119.07(1), Florida Statutes, and s. 24(a), Article I of the State Constitution. School security and student safety are fundamental priorities in this state. Private schools should be provided options for a security presence similar to that established for school districts. To maximize the effectiveness of the presence of safe-school officers as a deterrent and in their role as first responders to incidents threatening the lives of students and school staff, safe-school officers may perform their school-related duties while carrying a weapon.

<sup>&</sup>lt;sup>31</sup> Section 30.15(1)(k), F.S.

<sup>32</sup> Id.

<sup>&</sup>lt;sup>33</sup> *Id*.

Disclosure of the identity of a safe-school officer can affect his or her ability to adequately respond to an active assailant situation. Accordingly, it is necessary to protect the identity of safe-school officers from public records requirements in order to effectively and efficiently implement the purpose and intent of the program. Such personal identifying information of an individual assigned as a safe-school officer which is held by a law enforcement agency or public school is currently exempt from public records requirements.

This bill takes effect on the same date as SB 150 or similar legislation takes effect, if such legislation is adopted in the same legislative session or an extension thereof and becomes law. The relevant section of SB 150 is effective July 1, 2023.

#### IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

#### **Vote Requirement**

Article I, s. 24(c) of the State Constitution requires a two-thirds vote of the members present and voting for final passage of a bill creating or expanding an exemption to the public records requirements. This bill enacts a new exemption for any information that may identify whether a particular individual has been assigned as a safe-school officer pursuant to s. 1006.12, F.S., at a private school and that is held by a law enforcement agency thus, the bill requires a two-thirds vote to be enacted.

#### **Public Necessity Statement**

Article I, s. 24(c) of the State Constitution requires a bill creating or expanding an exemption to the public records requirements to state with specificity the public necessity justifying the exemption. Section 2 of the bill contains a statement of public necessity for the exemption.

#### **Breadth of Exemption**

Article I, s. 24(c) of the State Constitution requires an exemption to the public records requirements to be no broader than necessary to accomplish the stated purpose of the law. The purpose of the law is to protect the identity of individuals who have been assigned as a safe-school officer. This bill exempts only information that may identify whether a particular individual has been assigned as a safe-school officer pursuant to s. 1006.12, F.S., at a private school and that is held by a law enforcement agency from the public records requirements. The exemption does not appear to be broader than necessary to accomplish the purpose of the law.

|                             | C.                          | . Trust Funds Restrictions:  |  |  |  |  |
|-----------------------------|-----------------------------|--|--|--|--|--|
|                             | None.                       |  |  |  |  |  |
|                             | D.                          | State Tax or Fee Increases:  |  |  |  |  |
|                             |                             | None.  |  |  |  |  |
|                             | E.                          | Other Constitutional Issues:   |  |  |  |  |
|                             |                             | None identified.   |  |  |  |  |
| ٧.                          | V. Fiscal Impact Statement: |  |  |  |  |  |
|                             | A.                          | Tax/Fee Issues:  |  |  |  |  |
|                             |                             | None.  |  |  |  |  |
|                             | B. Private Sector Impact:   |  |  |  |  |  |
|                             |                             | Indeterminate. Private schools will be subject to the cost associated with establishing or assigning one or more safe-school officers. |  |  |  |  |
|                             | C.                          | C. Government Sector Impact:   |  |  |  |  |
|                             |                             | None.  |  |  |  |  |
| VI. Technical Deficiencies: |                             | nical Deficiencies:  |  |  |  |  |
|                             | None.                       |  |  |  |  |  |
| VII.                        | Related Issues:             |  |  |  |  |  |
|                             | None.                       |  |  |  |  |  |
| VIII.                       | Statu                       | ites Affected:   |  |  |  |  |
|                             | This h                      | This bill substantially amends section 1002.42 of the Florida Statutes.  |  |  |  |  |

Committee Substitute – Statement of Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

**Additional Information:** 

None.

IX.

A.

## B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

Florida Senate - 2023 SB 152

By Senator Collins

14-00742E-23 2023152

A bill to be entitled

An act relating to public records; amending s.

1002.42, F.S.; providing a public records exemption
for information pertaining to a safe-school officer at

a private school; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent

effective date.

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

Section 1. Paragraph (c) is added to subsection (18) of section 1002.42, Florida Statutes, as created by SB 150, 2023 Regular Session, to read:

1002.42 Private schools.-

(18) SAFE SCHOOL OFFICERS.-

(c) Any information that may identify whether a particular individual has been assigned as a safe-school officer pursuant to s. 1006.12 at a private school and that is held by a law enforcement agency is exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution. This subsection is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2028, unless reviewed and saved from repeal through reenactment by the Legislature.

Section 2. The Legislature finds that it is a public necessity that any information that may identify whether a particular individual has been assigned as a safe-school officer at a private school and that is held by a law enforcement agency

Page 1 of 2

 ${\bf CODING:}$  Words  ${\bf stricken}$  are deletions; words  ${\bf \underline{underlined}}$  are additions.

Florida Senate - 2023 SB 152

2023152

| 30 | be made exempt from s. 119.07(1), Florida Statutes, and s.       |
|----|--|
| 31 | 24(a), Article I of the State Constitution. School security and  |
| 32 | student safety are fundamental priorities in this state. Private |
| 33 | schools should be provided options for a security presence       |
| 34 | similar to that established for school districts. To maximize    |
| 35 | the effectiveness of the presence of safe-school officers as a   |
| 36 | deterrent and in their role as first responders to incidents     |
| 37 | threatening the lives of students and school staff, safe-school  |
| 38 | officers may perform their school-related duties while carrying  |
| 39 | a weapon. Disclosure of the identity of a safe-school officer    |
| 40 | can affect his or her ability to adequately respond to an active |
| 41 | assailant situation. Accordingly, it is necessary to protect the |
| 42 | identity of safe-school officers from public records             |
| 43 | requirements in order to effectively and efficiently implement   |
| 44 | the purpose and intent of the program. Such personal identifying |
| 45 | information of an individual assigned as a safe-school officer   |
| 46 | which is held by a law enforcement agency or public school is    |
| 47 | currently exempt from public records requirements.               |
| 48 | Section 3. This act shall take effect on the same date that      |

14-00742E-23

Page 2 of 2

CODING: Words stricken are deletions; words underlined are additions.

SB 150 or similar legislation takes effect, if such legislation

is adopted in the same legislative session or an extension

thereof and becomes a law.

| Febr      | uary 20, 2023                                     | APPE             | EARANCE  | RECORD          | 152  |
|-----------|---|------------------|--|-----------------|--|
| CJ        | Meeting Date                                      |                  | Deliver both copies of the professional staff conduc | nis form to     | Bill Number or Topic   |
|           | Committee   | _                |  |                 | Amendment Barcode (if applicable)  |
| Name      | Barney Bishop III                                 |                  |  | Phone 850       | 0/510-9922   |
| Address   | 1454 Vieux Carre                                  | Drive            |  |                 | rney@BarneyBishop.com  |
|           | Street  |                  |  |                 |  |
|           | Tallahassee                                       | FL               | 32308  |                 |  |
|           | City  | State            | Zip  |                 |  |
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|           |   | PLEASE           | CHECK ONE OF T                                       | HE FOLLOWING:   |  |
| 8 8 1 1 1 | n appearing without<br>mpensation or sponsorship. | 11-11            | m a registered lobbyist<br>presenting:               | ,               | I am not a lobbyist, but received something of value for my appearance (travel, meals, lodging, etc.), |
|           |   | Fla.             | Smart Jus  | tice            | sponsored by:  |

While it is a tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this hearing. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard. If you have questions about registering to lobby please see Fla. Stat. §11.045 and Joint Rule 1. 2020-2022 Joint Rules.pdf (flsenate.gov)

This form is part of the public record for this meeting.

## **CourtSmart Tag Report**

Room: KB 412 Case No.: - Type: Caption: Senate Criminal Justice Committee Judge:

Started: 2/20/2023 3:02:39 PM

3:28:35 PM

3:28:42 PM

Senator Pizzo Sheriff Bob Gualtieri

Ends: 2/20/2023 7:12:32 PM Length: 04:09:54

3:02:39 PM Meeting called to order, roll call 3:02:50 PM Quorum is present 3:03:06 PM Chair Martin makes opening remarks 3:04:38 PM Tab 1- SB 150, Public Safety by Senator Collins Chair Martin recognizes Senator Collins to explain the bill 3:04:47 PM **Senator Collins** 3:05:00 PM Questions: 3:09:59 PM Senator Pizzo 3:10:08 PM **Senator Collins** 3:10:32 PM Senator Pizzo 3:10:37 PM 3:11:12 PM Senator Collins 3:11:16 PM Senator Pizzo **Senator Collins** 3:11:40 PM 3:11:41 PM Senator Pizzo 3:12:05 PM **Senator Collins** 3:12:12 PM Senator Pizzo 3:12:47 PM **Senator Collins** 3:13:08 PM Senator Pizzo 3:13:27 PM **Senator Collins** Senator Pizzo 3:14:02 PM **Senator Collins** 3:14:40 PM Senator Pizzo 3:15:04 PM 3:15:21 PM Chair Martin **Senator Collins** 3:15:25 PM 3:15:36 PM Senator Pizzo 3:16:13 PM **Senator Collins** 3:16:53 PM Senator Pizzo 3:17:28 PM **Senator Collins** 3:17:40 PM Senator Pizzo **Senator Collins** 3:18:43 PM 3:18:56 PM Senator Pizzo 3:19:27 PM **Senator Collins** 3:19:37 PM Senator Pizzo Senator Collins 3:20:06 PM Senator Pizzo 3:20:13 PM 3:20:21 PM **Senator Collins** 3:20:23 PM Senator Pizzo 3:21:39 PM **Senator Collins** 3:22:00 PM Senator Pizzo **Senator Collins** 3:22:44 PM Senator Pizzo 3:23:06 PM 3:24:03 PM **Senator Collins** 3:24:17 PM Senator Pizzo 3:24:47 PM Senator Collins 3:25:03 PM Senator Pizzo 3:26:39 PM **Senator Collins** 3:27:15 PM Senator Pizzo 3:27:33 PM **Senator Collins** 3:27:47 PM Sheriff Bob Gualtieri is recognized to speak 3:28:03 PM Sheriff Bob Gualtieri

| 2.20.45 DM               | Canatas Di                          |
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| 3:29:15 PM               | Senator Pizzo Sheriff Bob Gualtieri |
| 3:29:21 PM               | _                                   |
| 3:29:31 PM               | Senator Pizzo                       |
| 3:29:37 PM               | Sheriff Bob Gualtieri               |
| 3:30:00 PM               | Senator Polsky                      |
| 3:30:24 PM               | Senator Collins                     |
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**Senator Collins** 

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               Senator Collins
4:00:01 PM
               Amendment 361826 by Senator Pizzo
4:00:13 PM
               Chair Martin recognizes Senator Pizzo to explain the amendment
4:00:24 PM
               Senator Pizzo
               Chair Martin reads appearance cards to speak
4:00:58 PM
4:01:39 PM
               Gerald Carroll speaks, Gun Owners of America, Inc.
4:01:56 PM
               Rowan Wilson speaks
               Luis Valdez speaks, Gun Owners of America, Inc.
4:04:34 PM
               Christopher Rose speaks
4:05:25 PM
4:06:32 PM
               Senator Pizzo
               Christopher Rose
4:07:04 PM
4:07:12 PM
               Debate:
               Senator Collins
4:07:29 PM
               Senator Pizzo closes on the amendment
4:08:00 PM
4:10:07 PM
               Roll call on amendment
4:10:20 PM
               Amendment 508452
4:10:29 PM
               Chair Martin recognizes Senator Pizzo to explain the amendment
4:10:42 PM
               Senator Pizzo
4:11:51 PM
               Chair Martin reads appearance cards speaking
4:12:04 PM
               Luis Valdez, Gun Owners of America, Inc.
4:12:31 PM
               Senator Pizzo
               Luis Valdez
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               Senator Pizzo
4:13:13 PM
4:13:45 PM
               Luis Valdez
4:14:05 PM
               Chair Martin reads appearance waiving
4:14:30 PM
               Eric Friday, Florida Carry
4:15:41 PM
               Senator Pizzo
4:15:51 PM
               Eric Friday
4:16:05 PM
               Senator Pizzo
4:16:10 PM
               Eric Friday
4:16:21 PM
               Senator Pizzo
4:16:34 PM
               Eric Friday
               Senator Pizzo
4:17:06 PM
4:17:09 PM
               Eric Friday
4:18:08 PM
               Senator Pizzo
4:18:29 PM
               Eric Friday
4:19:36 PM
               Debate:
4:19:38 PM
               Senator Polsky
4:22:15 PM
               Chair Martin
4:22:41 PM
               Senator Collins
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Senator Pizzo closes on the amendment

4:22:58 PM

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4:24:58 PM
               Roll call on the amendment
4:25:03 PM
               Amendment 701178
               Chair Martin recognizes Senator Pizzo to explain the amendment
4:25:10 PM
4:25:20 PM
               Senator Pizzo
4:25:55 PM
               Questions:
4:25:59 PM
               Senator Polsky
4:26:15 PM
               Senator Pizzo
               Chair Martin reads appearance cards
4:28:30 PM
               Luis Valdez, Gun Owners of America, Inc.
4:28:42 PM
4:29:13 PM
               Senator Pizzo
4:29:20 PM
               Luis Valdez
4:29:31 PM
               Senator Pizzo
4:29:49 PM
               Luis Valdez
4:30:02 PM
               Rowan Wilson
               Senator Pizzo
4:31:07 PM
4:31:26 PM
               Debate:
               Senator Collins
4:31:50 PM
               Senator Pizzo
4:32:07 PM
               Roll call on the amendment
4:33:07 PM
               Chair Martin recognizes appearance cards to speak
4:33:30 PM
4:34:16 PM
               Dianna Muller speaks, DC Project Women for Gun Rights
4:35:55 PM
               Senator Polsky
               Dianna Muller
4:36:21 PM
4:37:14 PM
               Senator Polsky
4:38:24 PM
               Dianna Muller
               Alexis Dorman
4:38:41 PM
4:41:05 PM
               Sheriff Bob Gualtieri
4:43:45 PM
               Senator Pizzo
4:45:17 PM
               Sheriff Bob Gualtieri
               Senator Pizzo
4:46:27 PM
4:47:09 PM
               Sheriff Bob Gualtieri
4:47:30 PM
               Senator Pizzo
               Sheriff Bob Gualtieri
4:47:51 PM
               Senator Pizzo
4:48:33 PM
4:48:45 PM
               Sheriff Bob Gualtieri
4:50:30 PM
               Senator Pizzo
4:52:13 PM
               Sheriff Bob Gualtieri
4:52:54 PM
               Sheriff Billy Woods
4:55:12 PM
               Ryan Petty
4:57:51 PM
               Nicholas Lahera
4:59:52 PM
               Senator Pizzo
5:00:03 PM
               Nicholas Lahera
5:00:19 PM
               Senator Pizzo
               Nicholas Lahera
5:01:01 PM
               Olivia Solomon
5:01:27 PM
5:03:22 PM
               Sheri McKnight
5:05:17 PM
               Jeremy Rodqiguez
5:07:20 PM
               Philip Toppino
5:09:29 PM
               Kelly Drane, Giffords
               Mayssa Jane Toppino
5:11:45 PM
               Cecilia Gonzalez
5:13:35 PM
5:15:07 PM
               William Bernard
5:15:48 PM
               Daniel Shultz
5:17:38 PM
               Brian Perras
5:19:56 PM
               Moses Clepper
5:21:58 PM
               Luis Valdez
5:24:10 PM
               Senator Perry
5:24:23 PM
               Bob White, Republican Liberty Caucus of Florida
5:26:23 PM
               Senator Ingoglia
5:26:40 PM
               Bob White
5:26:44 PM
               Senator Ingoglia
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5:26:50 PM

**Bob White** 

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5:28:08 PM
               Senator Ingoglia
               Bob White
5:28:22 PM
5:28:31 PM
               Senator Ingoglia
5:28:49 PM
               Bob White
5:29:37 PM
               Chair Martin moves to extend under Rule 2.10(2)
               Gerald Carrol
5:30:34 PM
               Patti Brigham, Prevent Gun Violence Florida
5:30:50 PM
5:32:34 PM
               Christopher Rose
               Dennis Fields
5:34:52 PM
5:36:47 PM
               William Clark
5:38:45 PM
               Senator Ingoglia
               Chair Martin gets approval by President Passidomo for motion to extend under Rule 2.10(2)
5:39:02 PM
5:39:23 PM
               Eric Friday
5:41:15 PM
               Senator Pizzo
5:41:27 PM
               Eric Friday
5:41:34 PM
               Senator Pizzo
5:41:45 PM
               Eric Friday
5:42:24 PM
               Senator Pizzo
5:42:44 PM
               Eric Friday
               Senator Powell
5:43:37 PM
5:43:46 PM
               Eric Friday, Florida Carry
5:44:44 PM
               Senator Powell
5:44:59 PM
               Eric Friday
5:45:26 PM
               Robert Borras
5:46:21 PM
               Senator Pizzo
5:46:32 PM
               Robert Borras
5:46:34 PM
               Senator Pizzo
5:46:57 PM
               Trish Neely, League of Women Voters
5:49:09 PM
               Alex Beshel
               Gay Valimont
5:50:25 PM
               Ken Willey
5:53:13 PM
5:55:32 PM
               Jamie Ito
               Amanda Suffecool
5:58:04 PM
6:00:09 PM
               Taylor Torres
6:02:25 PM
               Andres Cubillos
6:05:04 PM
               Aaron Yates, National Assosciation of Gun Rights
6:05:56 PM
               Isabella Ensign
6:08:00 PM
               Rowan Wilson
6:10:32 PM
               Catherine Allen
6:12:08 PM
               David Stich
6:12:54 PM
               Michaela Gallagan
6:15:07 PM
               Aiden Mahoney
6:17:04 PM
               Jake Perlawn
               Rin Alajaji, Equality Florida
6:19:11 PM
6:21:26 PM
               Alex Aguilera
6:22:31 PM
               Chair Martin reads appearance cards waiving
6:23:59 PM
               Debate:
6:24:01 PM
               Senator Pizzo
6:25:20 PM
               Senator Polsky
6:31:21 PM
               Senator Powell
               Senator Perry
6:37:10 PM
6:38:54 PM
               Senator Pizzo
               Senator Ingoglia
6:45:43 PM
               Senator Pizzo makes motion to bifurcate under Rule 2.34
6:55:30 PM
6:55:37 PM
               Motion to bifurcate unfavorable
6:56:38 PM
               Chair Martin recognizes Senator Collins to close on the bill
6:57:38 PM
               Senator Collins closes on the bill
7:01:50 PM
               Roll call on SB 150
7:02:08 PM
               Chair Martin reports the bill
               Tab 2- Sb 152, Public Records/Safe-school Officer at a Private School
7:02:17 PM
7:02:30 PM
               Chair Martin recognizes Senator Collins to explain the bill
7:02:43 PM
               Senator Collins
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| 7:03:16 PM | Questions:                          |
|------------|-------------------------------------|
| 7:03:18 PM | Senator Pizzo                       |
|            |                                     |
| 7:03:44 PM | Senator Collins                     |
| 7:03:46 PM | Senator Pizzo                       |
| 7:04:11 PM | Senator Collins                     |
| 7:04:25 PM | Senator Pizzo                       |
| 7:05:39 PM | Senator Collins                     |
| 7:06:08 PM | Senator Pizzo                       |
| 7:07:07 PM | Senator Collins                     |
| 7:07:35 PM | Senator Pizzo                       |
| 7:07:36 PM | Senator Collins                     |
| 7:07:55 PM | Chair Martin                        |
| 7:09:06 PM | Senator Collins                     |
| 7:09:17 PM | Chair Martin reads appearance cards |
| 7:09:32 PM | Debate:                             |
| 7:09:34 PM | Senator Pizzo                       |
| 7:11:01 PM | Chair Martin                        |
| 7:11:47 PM | Senator Collins waives close        |
| 7:11:53 PM | Roll call on SB 152                 |
| 7:11:58 PM | Chair Martin reports the bill       |
| 7:12:17 PM | Senator Perry moves to adjourn      |
|            |                                     |
| 7:12:24 PM | Meeting adjourned                   |