1	A bill to be entitled									
2	An act relating to law enforcement and									
3	correctional officers; amending s. 112.532,									
4	F.S.; providing that nothing in the section									
5	shall limit the right of a law enforcement or									
6	correctional agency to discipline or pursue									
7	criminal charges against an officer; amending									
8	s. 122.533, F.S.; revising provisions with									
9	respect to the receipt and processing of									
10	complaints to provide for certain recorded									
11	statements; amending s. 122.534, F.S.;									
12	providing a penalty for failure to comply with									
13	part VI of chapter 112, F.S.; providing									
14	definitions; providing an effective date.									
15										
16	Be It Enacted by the Legislature of the State of Florida:									
17										
18	Section 1. Paragraph (j) is added to subsection (1) of									
19	section 112.532, Florida Statutes, to read:									
20	112.532 Law enforcement officers' and correctional									
21	officers' rightsAll law enforcement officers and									
22	correctional officers employed by or appointed to a law									
23	enforcement agency or a correctional agency shall have the									
24	following rights and privileges:									
25	(1) RIGHTS OF LAW ENFORCEMENT OFFICERS AND									
26	CORRECTIONAL OFFICERS WHILE UNDER INVESTIGATIONWhenever a									
27	law enforcement officer or correctional officer is under									
28	investigation and subject to interrogation by members of his									
29	or her agency for any reason which could lead to disciplinary									
30	action, demotion, or dismissal, such interrogation shall be									
31	conducted under the following conditions:									
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(j) Notwithstanding the rights and privileges provided 1 2 by this section, nothing in this section shall limit the right 3 of an agency to discipline or to pursue criminal charges 4 against an officer. 5 Section 2. Paragraph (a) of subsection (2) of section 6 112.533, Florida Statutes, is amended to read: 7 112.533 Receipt and processing of complaints.--8 (2)(a) A complaint filed against a law enforcement 9 officer or correctional officer with a law enforcement agency or correctional agency and all information obtained pursuant 10 to the investigation by the agency of such complaint shall be 11 12 confidential and exempt from the provisions of s. 119.07(1) until the investigation ceases to be active, or until the 13 14 agency head or the agency head's designee provides written 15 notice to the officer who is the subject of the complaint, either personally or by mail, that the agency has either: 16 17 1. Concluded the investigation with a finding not to proceed with disciplinary action or to file charges; or 18 19 2. Concluded the investigation with a finding to 20 proceed with disciplinary action or to file charges. 21 22 Notwithstanding the foregoing provisions, the officer who is 23 the subject of the complaint that could lead to suspension, 24 demotion, or dismissal may review, upon the written request of 25 the officer, the complaint and all written or otherwise 26 recorded statements made by or on behalf of the complainant 27 and witnesses immediately prior to the beginning of the investigative interview. If a witness to a complaint is 28 29 incarcerated in a correctional facility and may be under the supervision of, or have contact with, the officer under 30 investigation, only the names and written or otherwise 31 2

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

recorded statements of the complainant and nonincarcerated 1 witnesses may be reviewed by the officer under investigation 2 3 immediately prior to the beginning of the investigative 4 interview. 5 Section 3. Section 112.534, Florida Statutes, is б amended to read: 7 112.534 Failure to comply.--8 (1) If any law enforcement agency or correctional 9 agency fails to comply with the requirements of this part, a law enforcement officer or correctional officer employed by or 10 appointed to such agency who is personally injured by such 11 12 failure to comply may apply directly to the circuit court of the county wherein such agency is headquartered and 13 14 permanently resides for an injunction to restrain and enjoin such violation of the provisions of this part and to compel 15 the performance of the duties imposed by this part. 16 17 (2)(a) If, during the course of an interrogation governed by this part, the interrogator willfully and 18 19 knowingly refuses, with corrupt intent, to comply with the 20 requirements of this part, that person shall, upon conviction, 21 be guilty of a misdemeanor of the first degree, punishable as 22 provided for in s. 775.082 or s. 775.083. 23 (b) For the purposes of this subsection, the term: "Willfully and knowingly refuses" means 24 1. circumstances where either the officer being interrogated or 25 26 his or her representative objects to a specific violation of 27 this part and the interrogator continues the violation after 28 such objection is made. 29 "Corrupt intent" means done with knowledge that the 2. 30 act is wrongful and with improper motives. 31 3

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HB 3949, First Engrossed

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