${\bf By}$ Senator Sachs

	30-00760-12 20121012
1	A bill to be entitled
2	An act relating to public records; amending s.
3	775.2155, F.S.; creating a public records exemption
4	for personal identifying information revealing the
5	name, age, and location of a child permanently
6	residing with a sexual offender or sexual predator,
7	which information is required to be provided to the
8	appropriate local and state agencies under ss. 775.21,
9	943.0435, and 944.607, F.S.; authorizing the sheriff's
10	office, the Department of Law Enforcement, and the
11	Department of Corrections to share with each other
12	relevant information regarding the residence of a
13	sexual offender or sexual predator and information
14	involving instances of a sexual offender or sexual
15	predator permanently residing with a child; providing
16	for future legislative review and repeal of the
17	exemption under the Open Government Sunset Review Act;
18	providing a statement of public necessity; providing a
19	contingent effective date.
20	
21	Be It Enacted by the Legislature of the State of Florida:
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23	Section 1. Subsection (3) is added to section 775.2155,
24	Florida Statutes, as created by SB, to read:
25	775.2155 Residency restriction for persons convicted of
26	certain sex offenses and required to register as a sexual
27	offender or sexual predator; application date
28	(3)(a) All personal identifying information relating to the
29	name, age, and location of a child permanently residing in a

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30	home with a registered sexual offender or sexual predator which
31	is contained in the records of a sheriff's office, the
32	Department of Law Enforcement, or the Department of Corrections,
33	which information is required to be provided to the appropriate
34	sheriff's office, the Department of Law Enforcement, and the
35	Department of Corrections under ss. 775.21, 943.0435, and
36	944.607, is confidential and exempt from s. 119.07(1) and s. 24
37	(a), Art. I of the State Constitution.
38	(b) The sheriff's office, the Department of Law
39	Enforcement, and the Department of Corrections may share with
40	each other relevant information regarding the residence of a
41	sexual offender or sexual predator and information involving
42	reported instances of a sexual offender or sexual predator
43	permanently residing with a child.
44	(c) This section is subject to the Open Government Sunset
45	Review Act in accordance with s. 119.15, and shall stand
46	repealed on October 2, 2017, unless reviewed and saved from
47	repeal through reenactment by the Legislature.
48	Section 2. The Legislature finds that it is a public
49	necessity that any information identifying the name, age, and
50	location of a child permanently residing with a sexual offender
51	or sexual predator be held confidential and exempt from public
52	records requirements. The Legislature finds that the release of
53	personal information identifying the name, age, and location of
54	a child who is permanently residing with a sexual offender or
55	sexual predator would jeopardize the health and safety of that
56	child. Accordingly, the Legislature finds that the harm to such
57	child which would result from the release of such information
58	substantially outweighs any minimal public benefit derived from

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59	disclosure to the public.
60	Section 3. This act shall take effect on the same date that
61	SB or similar legislation takes effect, if such legislation
62	is enacted in the same legislative session, or an extension
63	thereof, and becomes law.

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