1 A bill to be entitled 2 An act relating to personal identification information theft; amending s. 817.568, F.S.; providing that it is 3 4 unlawful for any person to willfully and without authorization fraudulently use personal identification 5 6 information concerning specified individuals without 7 their consent; providing criminal penalties; providing 8 for a surcharge and allocation thereof; providing 9 legislative findings; creating s. 817.5686, F.S.; 10 creating the Identity Theft and Fraud Task Force 11 within the Department of Law Enforcement to assist in 12 investigation and prosecution of criminal use of 13 personal identification information in specified counties; providing for membership; requiring the task 14 15 force to organize by a specified date; providing for meetings; specifying the duties of the task force; 16 17 providing rulemaking authority; requiring a report to the Governor and Legislature; providing for future 18 19 repeal; providing an effective date. 20 21 Be It Enacted by the Legislature of the State of Florida: 22 23 Subsections (11) through (17) of section Section 1. 24 817.568, Florida Statutes, are renumbered as subsections (13) 25 through (19), respectively, and new subsections (11) and (12) 26 are added to that section to read: Page 1 of 5

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27	817.568 Criminal use of personal identification
28	information
29	(11) A person who willfully and without authorization
30	fraudulently uses personal identification information concerning
31	an individual who is 60 years of age or older; a disabled adult
32	as defined in s. 825.101; a public servant as defined in s.
33	838.014; a veteran as defined in s. 1.01; a first responder as
34	defined in s. 125.01045; an individual who is employed by the
35	State of Florida; or an individual who is employed by the
36	Federal Government without first obtaining the consent of that
37	individual commits a felony of the second degree, punishable as
38	provided in s. 775.082, s. 775.083, or s. 775.084.
39	(12) In addition to any sanction imposed when a person
40	pleads guilty or nolo contendere to, or is found guilty of,
41	regardless of adjudication, a violation of this section, the
42	court shall impose a surcharge of \$151. Payment of the surcharge
43	shall be a condition of probation, community control, or any
44	other court-ordered supervision. The sum of \$75 of the surcharge
45	shall be deposited into the Department of Law Enforcement
46	Operating Trust Fund for the department to provide grants to
47	local law enforcement agencies in Palm Beach, Broward, and
48	Miami-Dade Counties to investigate the criminal use of personal
49	identification information. The sum of \$75 of the surcharge
50	shall be deposited into the State Attorneys Revenue Trust Fund
51	for the purpose of funding prosecutions of offenses relating to
52	the criminal use of personal identification information in the
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53	Eleventh Circuit, the Fifteenth Circuit, and the Seventeenth
54	Circuit. The clerk of the court shall retain \$1 of each
55	surcharge that he or she collects as a service charge of the
56	clerk's office.
57	(a) The surcharge may not be waived by the court.
58	(b) In the event that the person has been ordered to pay
59	restitution in accordance with s. 775.089, the surcharge shall
60	be included in a judgment.
61	Section 2. Section 817.5686, Florida Statutes, is created
62	to read:
63	817.5686 Identity Theft and Fraud Task Force
64	(1) FINDINGSThe Legislature finds that there is a need
65	to develop and implement a strategy to address the investigation
66	and prosecution of the criminal use of personal identification
67	information in Palm Beach, Broward, and Miami-Dade Counties.
68	(2) ESTABLISHMENTThere is created the Identity Theft and
69	Fraud Task Force within the Department of Law Enforcement. The
70	purpose of the task force is to develop strategies and
71	techniques that will assist in the investigation and prosecution
72	of the criminal use of personal identification information in
73	Palm Beach, Broward, and Miami-Dade Counties. The task force
74	shall dissolve on December 31, 2017.
75	(3) MEMBERSHIP
76	(a) The task force shall consist of the following members
77	or their designees:
78	1. The special agent in charge of the Miami Regional
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79	Operations Center of the Department of Law Enforcement, who
80	shall serve as chair.
81	2. The sheriffs of Palm Beach and Broward Counties.
82	3. The police chief of the Miami-Dade Police Department.
83	4. The state attorneys of the Eleventh Circuit, the
84	Fifteenth Circuit, and the Seventeenth Circuit.
85	5. Six members appointed by the chair, consisting of two
86	police chiefs from Palm Beach County, two police chiefs from
87	Broward County, and two representatives from the Miami-Dade
88	Police Department.
89	(b) The Legislature finds that the task force serves a
90	legitimate state, county, and municipal purpose and that service
91	on the task force is consistent with a member's principal
92	service in public office or employment. Therefore, membership on
93	the task force does not disqualify a member from holding any
94	other public office or from being employed by a public entity.
95	(c) Members of the task force shall serve without
96	compensation but are entitled to reimbursement for per diem and
97	travel expenses in accordance with s. 112.061.
98	(d) The chair of the task force may appoint subcommittees
99	and subcommittee chairs as necessary in order to address issues
100	related to the task force. A subcommittee chair shall serve at
101	the pleasure of the chair.
102	(4) MEETINGSThe task force shall organize by December
103	31, 2014. Thereafter, the task force shall meet at least four
104	times per year. Additional meetings may be held if the chair
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105	determines that extraordinary circumstances require an
106	additional meeting. Members may appear at meetings by electronic
107	means. A majority of the members of the task force constitutes a
108	quorum. The Department of Law Enforcement shall provide
109	administrative and support services for the task force.
110	(5) DUTIES.—The task force shall coordinate efforts in
111	Palm Beach, Broward, and Miami-Dade Counties to:
112	(a) Develop strategies and techniques that will assist in
113	the investigation and prosecution of the criminal use of
114	personal identification information.
115	(b) Incorporate other objectives reasonably related to the
116	goals of enhancing the investigation and prosecution of the
117	criminal use of personal identification information and a
118	citizen's ability to prevent and detect identity theft and
119	fraud.
120	(6) RULEMAKINGThe Department of Law Enforcement shall
121	adopt rules to implement the requirements of this section.
122	(7) REPORTBy December 1, 2017, the task force shall
123	submit a report on its activities to the Governor, the President
124	of the Senate, and the Speaker of the House of Representatives.
125	The report shall include any recommendations on how to better
126	investigate and prosecute the criminal use of personal
127	identification information.
128	(8) REPEALThis section is repealed December 31, 2017.
129	Section 3. This act shall take effect July 1, 2014.

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