1 2 An act relating to public records; amending s. 3 119.071, F.S.; defining the term "suicide of a person"; creating an exemption from public records 4 requirements for a photograph or video or audio 5 6 recording of the suicide of a person; providing 7 exceptions; requiring that any viewing, copying, 8 listening to, or other handling of such photograph or 9 video or audio recording be under the direct 10 supervision of the custodian of the record or his or her designee; providing notice requirements; providing 11 12 criminal penalties; providing construction; providing for retroactive application; providing for future 13 legislative review and repeal of the exemption; 14 providing a statement of public necessity; amending s. 15 16 406.135, F.S.; creating an exemption from public 17 records requirements for autopsy reports of suicide 18 victims; providing exceptions; requiring that any viewing, copying, listening to, or other handling of 19 such autopsy reports be under the direct supervision 20 of the custodian of the record or his or her designee; 21 22 providing notice requirements; providing criminal 23 penalties; providing construction; providing for retroactive application; providing for future 2.4 25 legislative review and repeal of the exemption; providing a statement of public necessity; providing 26 27 an effective date. 28

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

Page 1 of 14

CS for SB 474

	2024474er
30	
31	Section 1. Paragraph (p) of subsection (2) of section
32	119.071, Florida Statutes, is amended to read:
33	119.071 General exemptions from inspection or copying of
34	public records
35	(2) AGENCY INVESTIGATIONS
36	(p)1. As used in this paragraph, the term:
37	a. "Killing of a law enforcement officer who was acting in
38	accordance with his or her official duties" means all acts or
39	events that cause or otherwise relate to the death of a law
40	enforcement officer who was acting in accordance with his or her
41	official duties, including any related acts or events
42	immediately preceding or subsequent to the acts or events that
43	were the proximate cause of death.
44	b. "Killing of a minor" means all acts or events that cause
45	or otherwise relate to the death of a victim who has not yet
46	reached the age of 18 at the time of the death, including any
47	related acts or events immediately preceding or subsequent to
48	the acts or events that were the proximate cause of the death of
49	a victim under the age of 18, events that depict a victim under
50	the age of 18 being killed, or events that depict the body of a
51	victim under the age of 18 who has been killed.
52	c. "Killing of a victim of mass violence" means events that
53	depict either a victim being killed or the body of a victim
54	killed in an incident in which three or more persons, not
55	including the perpetrator, are killed by the perpetrator of an
56	intentional act of violence.
57	d. "Suicide of a person" means events that depict the
58	suicide of a person, the body of a person whose manner of death

Page 2 of 14

1	20244/4er
59	was suicide, or any portion of such person's body.
60	2.a. A photograph or video or audio recording that depicts
61	or records the killing of a law enforcement officer who was
62	acting in accordance with his or her official duties or the
63	killing of a victim of mass violence is confidential and exempt
64	from s. 119.07(1) and s. 24(a), Art. I of the State
65	Constitution, except that a surviving spouse of the decedent may
66	view and copy any such photograph or video recording or listen
67	to or copy any such audio recording. If there is no surviving
68	spouse, the surviving parents shall have access to such records.
69	If there is no surviving spouse or parent, the adult children
70	shall have access to such records. Nothing in this sub-
71	subparagraph precludes a surviving spouse, parent, or adult
72	child of the victim from sharing or publicly releasing such
73	photograph or video or audio recording.
74	b. A photograph or video or audio recording that depicts or
75	records the killing of a minor is confidential and exempt from
76	s. 119.07(1) and s. 24(a), Art. I of the State Constitution,
77	except that a surviving parent of the deceased minor may view
78	and copy any such photograph or video recording or listen to or
79	copy any such audio recording. Nothing in this sub-subparagraph
80	precludes a surviving parent of the victim from sharing or
81	publicly releasing such photograph or video or audio recording.
82	c. A photograph or video or audio recording that depicts or
83	records the suicide of a person is confidential and exempt from
84	s. 119.07(1) and s. 24(a), Art. I of the State Constitution,
85	except that a surviving spouse of the deceased may view and copy
86	any such photograph or video recording or listen to or copy any
87	such audio recording. If there is no surviving spouse, the

Page 3 of 14

88 surviving parents must have access to such records. If there is 89 no surviving spouse or parent, the adult children and siblings 90 must have access to such records. This section does not preclude 91 a surviving spouse, parent, adult child, or sibling of the 92 victim from sharing or publicly releasing such photograph or 93 video or audio recording.

94 3.a. The deceased's surviving relative, with whom authority 95 rests to obtain such records, may designate in writing an agent 96 to obtain such records.

97 b. Notwithstanding subparagraph 2., a local governmental entity, or a state or federal agency, in furtherance of its 98 99 official duties, pursuant to a written request, may view or copy 100 a photograph or video recording or may listen to or copy an audio recording of the killing of a law enforcement officer who 101 was acting in accordance with his or her official duties, the 102 103 killing of a victim of mass violence, or the killing of a minor, 104 or the suicide of a person, and, unless otherwise required in the performance of its duties, the identity of the deceased 105 106 shall remain confidential and exempt.

107 c. The custodian of the record, or his or her designee, may 108 not permit any other person to view or copy such photograph or 109 video recording or listen to or copy such audio recording 110 without a court order.

111 4.a. The court, upon a showing of good cause, may issue an 112 order authorizing any person to view or copy a photograph or 113 video recording that depicts or records the killing of a law 114 enforcement officer who was acting in accordance with his or her 115 official duties, the killing of a victim of mass violence, or 116 the killing of a minor, or the suicide of a person or to listen

Page 4 of 14

117 to or copy an audio recording that depicts or records the 118 killing of a law enforcement officer who was acting in 119 accordance with his or her official duties, the killing of a 120 victim of mass violence, or the killing of a minor, or the 121 <u>suicide of a person</u> and may prescribe any restrictions or 122 stipulations that the court deems appropriate.

123

b. In determining good cause, the court shall consider:

(I) Whether such disclosure is necessary for the publicevaluation of governmental performance;

(II) The seriousness of the intrusion into the family's right to privacy and whether such disclosure is the least intrusive means available; and

(III) The availability of similar information in otherpublic records, regardless of form.

131 c. In all cases, the viewing, copying, listening to, or 132 other handling of a photograph or video or audio recording that 133 depicts or records the killing of a law enforcement officer who 134 was acting in accordance with his or her official duties, the 135 killing of a victim of mass violence, or the killing of a minor<u>,</u> 136 <u>or the suicide of a person</u> must be under the direct supervision 137 of the custodian of the record or his or her designee.

138 5.a. A surviving spouse shall be given reasonable notice of a petition filed with the court to view or copy a photograph or 139 140 video recording that depicts or records the killing of a law 141 enforcement officer who was acting in accordance with his or her official duties or the killing of a victim of mass violence, or 142 143 to listen to or copy any such audio recording, a copy of such 144 petition, and reasonable notice of the opportunity to be present 145 and heard at any hearing on the matter. If there is no surviving

Page 5 of 14

146 spouse, such notice must be given to the parents of the deceased 147 and, if there is no surviving parent, to the adult children of 148 the deceased.

b. A surviving parent must be given reasonable notice of a petition filed with the court to view or copy a photograph or video recording that depicts or records the killing of a minor or to listen to or copy any such audio recording; a copy of such petition; and reasonable notice of the opportunity to be present and heard at any hearing on the matter.

155 c. A surviving spouse shall be given reasonable notice of a 156 petition filed with the court to view or copy a photograph or 157 video recording that depicts or records the suicide of a person, 158 or to listen to or copy any such audio recording; a copy of such 159 petition; and reasonable notice of the opportunity to be present 160 and heard at any hearing on the matter. If there is no surviving 161 spouse, such notice must be given to the parents of the deceased 162 and, if there is no surviving parent, to the adult children and 163 siblings of the deceased.

164 6.a. Any custodian of a photograph or video or audio 165 recording that depicts or records the killing of a law enforcement officer who was acting in accordance with his or her 166 official duties, the killing of a victim of mass violence, or 167 168 the killing of a minor, or the suicide of a person who willfully 169 and knowingly violates this paragraph commits a felony of the 170 third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 171

b. Any person who willfully and knowingly violates a court order issued pursuant to this paragraph commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083,

Page 6 of 14

175 or s. 775.084.

176 c. A criminal or administrative proceeding is exempt from 177 this paragraph but, unless otherwise exempted, is subject to all other provisions of chapter 119; however, this paragraph does 178 179 not prohibit a court in a criminal or administrative proceeding upon good cause shown from restricting or otherwise controlling 180 181 the disclosure of a killing, crime scene, or similar photograph 182 or video or audio recording in the manner prescribed in this 183 paragraph.

184 7. The exemptions exemption in this paragraph shall be given retroactive application and shall apply to all photographs 185 186 or video or audio recordings that depict or record the killing of a law enforcement officer who was acting in accordance with 187 his or her official duties, the killing of a victim of mass 188 violence, or the killing of a minor, or the suicide of a person, 189 190 regardless of whether the killing or suicide of the person 191 occurred before, on, or after May 23, 2019. However, nothing in this paragraph is intended to, nor may be construed to, overturn 192 193 or abrogate or alter any existing orders duly entered into by 194 any court of this state, as of the effective date of this act, 195 which restrict or limit access to any photographs or video or 196 audio recordings that depict or record the killing of a law enforcement officer who was acting in accordance with his or her 197 198 official duties, the killing of a victim of mass violence, or 199 the killing of a minor, or the suicide of a person.

8. This paragraph applies only to such photographs andvideo and audio recordings held by an agency.

202 9. This paragraph is subject to the Open Government Sunset203 Review Act in accordance with s. 119.15 and shall stand repealed

Page 7 of 14

2024474er 204 on October 2, 2029 2028, unless reviewed and saved from repeal 205 through reenactment by the Legislature. 206 Section 2. The Legislature finds that it is a public 207 necessity that photographs, video, and audio recordings that 208 depict or record the suicide of a person be made confidential 209 and exempt from s. 119.07(1), Florida Statutes, and s. 24(a), 210 Article I of the State Constitution and that such exemption be 211 applied retroactively. The Legislature finds that photographs, 212 video, and audio recordings that depict or record the suicide of 213 a person render graphic and often disturbing visual or aural representations of the deceased. Such photographs, video, and 214 215 audio recordings provide a view of the deceased in the final 216 moments of life, in which they are often experiencing severe 217 symptoms of depression or other mental illness, and may depict 218 graphic and gruesome self-inflicted wounds. As such, photographs, video, and audio recordings that depict or record 219 220 the suicide of a person are highly sensitive representations of 221 the deceased which, if heard, viewed, copied, or publicized, 222 could result in trauma, sorrow, humiliation, or emotional injury 223 to the immediate family of the deceased and detract from the 224 memory of the deceased. The Legislature recognizes that the 225 existence of the Internet and the proliferation of personal 226 computers and cellular telephones throughout the world 227 encourages and promotes the wide dissemination of such 228 photographs, video, and audio recordings and that widespread unauthorized dissemination of such photographs, video, and audio 229 230 recordings would subject the immediate family of the deceased to 231 continuous injury. The Legislature further finds that such 232 photographs, video, and audio recordings that depict or record

Page 8 of 14

	2024474er
233	the suicide of a person are harmful to the public. The release
234	of such photographs, video, and audio recordings may trigger
235	persons who have a mental illness or who are experiencing severe
236	depression to consider suicide. The Legislature further finds
237	that the exemption provided in this act should be given
238	retroactive application because it is remedial in nature.
239	Section 3. Section 406.135, Florida Statutes, is amended to
240	read:
241	406.135 Autopsies; confidentiality of photographs and video
242	and audio recordings; confidentiality of reports of minor
243	victims of domestic violence; exemption
244	(1) As used in this section, the term:
245	(a) "Domestic violence" has the same meaning as in s.
246	741.28.
247	(b) "Medical examiner" means any district medical examiner,
248	associate medical examiner, or substitute medical examiner
249	acting pursuant to this chapter, as well as any employee,
250	deputy, or agent of a medical examiner or any other person who
251	may obtain possession of a report, photograph, or audio or video
252	recording of an autopsy in the course of assisting a medical
253	examiner in the performance of his or her official duties.
254	(c) "Minor" means a person younger than 18 years of age who
255	has not had the disability of nonage removed pursuant to s.
256	743.01 or s. 743.015.
257	(2)(a) A photograph or video or audio recording of an
258	autopsy held by a medical examiner is confidential and exempt
259	from s. 119.07(1) and s. 24(a), Art. I of the State
260	Constitution, except that a surviving spouse may view and copy a
261	photograph or video recording or listen to or copy an audio
I	Page 9 of 14

recording of the deceased spouse's autopsy. If there is no surviving spouse, then the surviving parents shall have access to such records. If there is no surviving spouse or parent, then an adult child shall have access to such records.

(b) An autopsy report of a minor whose death was related to an act of domestic violence held by a medical examiner is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution, except that a surviving parent of the deceased minor may view and copy the autopsy report if the surviving parent did not commit the act of domestic violence which led to the minor's death.

273 (c) An autopsy report of a person whose manner of death was 274 suicide held by a medical examiner is confidential and exempt 275 from s. 119.07(1) and s. 24(a), Art. I of the State 276 Constitution, except that a surviving spouse of the deceased may 277 view and copy the autopsy report. If there is no surviving 278 spouse, the surviving parents must have access to such records. 279 If there is no surviving spouse or parent, the adult children 280 and siblings must have access to such records.

(3) (a) The deceased's surviving relative, with whom
authority rests to obtain such records, may designate in writing
an agent to obtain such records.

(b) Notwithstanding subsection (2), a local governmental
entity, or a state or federal agency, in furtherance of its
official duties, pursuant to a written request, may:

287 1. View or copy a photograph or video recording or may
288 listen to or copy an audio recording of an autopsy; and

289 2. View or copy an autopsy report of a minor whose death
290 was related to an act of domestic violence; and.

Page 10 of 14

ENROLLED 2024 Legislature

1

294

2024474er

291		3.	View	or	сору	an	aut	top	sy	repo	rt	of	ap	perso	on wl	nose	ma	anner
292	of	death	n was	det	cermin	ned	by	a	mec	lical	ex	kami	lne	r to	have	e be	en	by
293	su	icide	<u>.</u>															

295 Unless otherwise required in the performance of official duties, 296 the identity of the deceased shall remain confidential and 297 exempt.

298 (c) The custodian of the record, or his or her designee, 299 may not permit any other person, except an agent designated in 300 writing by the deceased's surviving relative with whom authority 301 rests to obtain such records, to view or copy an autopsy report of a person whose manner of death was determined by a medical 302 303 examiner to have been by suicide, an autopsy report of a minor 304 whose death was related to an act of domestic violence, or a 305 photograph or video recording of an autopsy or listen to or copy 306 an audio recording of an autopsy without a court order.

307 (4) (a) The court, upon a showing of good cause, may issue 308 an order authorizing any person to view or copy an autopsy 309 report of a person whose manner of death was determined by a medical examiner to have been by suicide, an autopsy report of a 310 311 minor whose death was related to an act of domestic violence, or 312 a photograph or video recording of an autopsy or to listen to or 313 copy an audio recording of an autopsy and may prescribe any 314 restrictions or stipulations that the court deems appropriate.

(b) In determining good cause, the court shall consider whether such disclosure is necessary for the public evaluation of governmental performance; the seriousness of the intrusion into the family's right to privacy and whether such disclosure is the least intrusive means available; and the availability of

Page 11 of 14

2024474er 320 similar information in other public records, regardless of form. 321 (c) In all cases, the viewing, copying, listening to, or 322 other handling of an autopsy report of a person whose manner of 323 death was determined by a medical examiner to have been by 324 suicide, an autopsy report of a minor whose death was related to an act of domestic violence, or a photograph or video or audio 325 326 recording of an autopsy must be under the direct supervision of 327 the custodian of the record or his or her designee. 328 (5) (a) A surviving spouse must be given reasonable notice 329 of a petition filed with the court to view or copy a photograph

330 or video recording of an autopsy or a petition to listen to or 331 copy an audio recording, a copy of such petition, and reasonable 332 notice of the opportunity to be present and heard at any hearing 333 on the matter. If there is no surviving spouse, then such notice 334 must be given to the parents of the deceased, and if there is no 335 living parent, then to the adult children of the deceased.

(b) For an autopsy report of a minor whose death was related to an act of domestic violence, any surviving parent who did not commit the act of domestic violence which led to the minor's death must be given reasonable notice of a petition filed with the court to view or copy the autopsy report, a copy of such petition, and reasonable notice of the opportunity to be present and heard at any hearing on the matter.

(c) A surviving spouse must be given reasonable notice of a petition filed with the court to view or copy an autopsy report of a person whose manner of death was by suicide, a copy of such petition, and reasonable notice of the opportunity to be present and heard at any hearing on the matter. If there is no surviving spouse, then such notice must be given to the parents of the

Page 12 of 14

349 <u>deceased</u>, and if there is no living parent, then to the adult 350 children and siblings of the deceased.

(6) (a) Any custodian of an <u>autopsy report of a person whose</u> <u>manner of death was determined by a medical examiner to have</u> <u>been by suicide, an</u> autopsy report of a minor whose death was related to an act of domestic violence or a photograph or video or audio recording of an autopsy who willfully and knowingly violates this section commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

(b) Any person who willfully and knowingly violates a court order issued pursuant to this section commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

(7) A criminal or administrative proceeding is exempt from this section but is subject to all other provisions of chapter 119 unless otherwise exempted. This section does not prohibit a court in a criminal or administrative proceeding upon good cause shown from restricting or otherwise controlling the disclosure of an autopsy, crime scene, or similar report, photograph, or video or audio recording in the manner prescribed herein.

369 (8) The exemptions in this section shall be given370 retroactive application.

(9) This section is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, <u>2029</u> 2028, unless reviewed and saved from repeal through reenactment by the Legislature.

375 Section 4. <u>The Legislature finds that it is a public</u> 376 <u>necessity that autopsy reports of a person whose manner of death</u> 377 <u>was suicide which are held by a medical examiner be made</u>

Page 13 of 14

	2024474er
378	confidential and exempt from s. 119.07(1), Florida Statutes, and
379	s. 24(a), Article I of the State Constitution. The Legislature
380	finds that autopsy reports describe the deceased in a graphic
381	and often disturbing fashion and that autopsy reports of a
382	person whose manner of death was suicide may describe the
383	deceased with graphic and gruesome self-inflicted wounds. As
384	such, these reports often contain highly sensitive descriptions
385	of the deceased which if heard, viewed, copied, or publicized
386	could result in trauma, sorrow, humiliation, or emotional injury
387	to the immediate family of the deceased and detract from the
388	memory of the deceased. The Legislature recognizes that the
389	existence of the Internet and the proliferation of personal
390	computers and cellular telephones throughout the world
391	encourages and promotes the wide dissemination of such reports
392	and that widespread unauthorized dissemination of such reports
393	would subject the immediate family of the deceased to continuous
394	injury. The Legislature further finds that the exemption
395	provided in this act should be given retroactive application
396	because it is remedial in nature.
397	Section 5. This act shall take effect upon becoming a law.

Section 5. This act shall take effect upon becoming a law.