

1 A bill to be entitled

2 An act relating to law enforcement officers and other
3 personnel; creating s. 316.2675, F.S.; prohibiting a
4 person other than a law enforcement officer from using
5 a specified device; providing exceptions; providing a
6 penalty; creating s. 321.60, F.S.; requiring the
7 Florida Highway Patrol to retain specified funds;
8 prohibiting specified funds from being deposited into
9 the General Revenue Fund; amending s. 775.0823, F.S.;
10 requiring a mandatory minimum term of imprisonment for
11 attempted murder in the first degree committed against
12 specified justice system personnel; amending s.
13 817.49, F.S.; providing Legislative findings
14 concerning prosecution of the false reporting of
15 crimes; creating s. 943.0413, F.S.; creating the
16 Critical Infrastructure Mapping Grant Program within
17 the Florida Department of Law Enforcement; providing
18 eligibility; specifying requirements for maps created
19 by the program; creating s. 943.1718, F.S.;
20 prohibiting a law enforcement agency from using
21 artificial intelligence for specified purposes;
22 amending s. 951.27, F.S.; specifying requirements for
23 testing inmates for infectious diseases; requiring
24 test results to be reported to specified persons;
25 requiring a first responder and other specified

26 persons to provide notice upon his or her exposure to
 27 certain substances; requiring an employing agency to
 28 provide notice if a first responder or specified
 29 person is unable to provide notice; requiring a
 30 detention facility to test an inmate upon receipt of a
 31 specified notice; providing an effective date.

32

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

34

35 **Section 1. Section 316.2675, Florida Statutes, is created**
 36 **to read:**

37 316.2675 Vehicle kill switches; prohibited uses.—

38 (1) A person may not use any device that can be remotely
 39 activated to disable a vehicle's engine or to prevent a
 40 vehicle's engine from starting unless he or she is:

41 (a) The owner of the vehicle; or

42 (b) A law enforcement officer acting in the course and
 43 scope of his or her duties to prevent the commission of a
 44 felony.

45 (2) A person who violates this section commits a
 46 misdemeanor of the second degree, punishable as provided in s.
 47 775.082 or s. 775.083.

48 **Section 2. Section 321.60, Florida Statutes, is created to**
 49 **read:**

50 321.60 Repayment of mileage for off-duty uses of official

51 vehicles.—The Florida Highway Patrol shall retain funds received
52 from patrol officers for the repayment of mileage for off-duty
53 uses of official vehicles. Such funds may not be deposited in
54 the General Revenue Fund.

55 **Section 3. Subsection (2) of section 775.0823, Florida**
56 **Statutes, is amended to read:**

57 775.0823 Violent offenses committed against specified
58 justice system personnel.—The Legislature does hereby provide
59 for an increase and certainty of penalty for any person
60 convicted of a violent offense against any law enforcement or
61 correctional officer, as defined in s. 943.10(1), (2), (3), (6),
62 (7), (8), or (9); against any state attorney elected pursuant to
63 s. 27.01 or assistant state attorney appointed under s. 27.181;
64 against any public defender elected pursuant to s. 27.50 or
65 regional counsel appointed pursuant to s. 27.511(3); against any
66 court-appointed counsel appointed under s. 27.40 or defense
67 attorney in a criminal proceeding; or against any justice or
68 judge of a court described in Art. V of the State Constitution,
69 which offense arises out of or in the scope of the officer's
70 duty as a law enforcement or correctional officer, the state
71 attorney's or assistant state attorney's duty as a prosecutor or
72 investigator, the public defender or regional counsel acting in
73 his or her capacity as defense counsel, the court-appointed
74 counsel or defense attorney in a criminal proceeding acting in
75 his or her capacity as defense counsel, or the justice's or

76 judge's duty as a judicial officer, as follows:

77 (2) For attempted murder in the first degree as described
78 in s. 782.04(1), a sentence pursuant to s. 775.082, s. 775.083,
79 or s. 775.084. A person convicted under this subsection must be
80 sentenced to a mandatory minimum term of imprisonment of 25
81 years.

82
83 Notwithstanding s. 948.01, with respect to any person who is
84 found to have violated this section, adjudication of guilt or
85 imposition of sentence shall not be suspended, deferred, or
86 withheld.

87 **Section 4. Subsection (4) is added to section 817.49, to**
88 **read:**

89 817.49 False reports of commission of crimes; penalty.—

90 (4) The Legislature finds that the false reporting of
91 crimes is a threat to public safety and a threat to the safety
92 of law enforcement officers and other first responders. As such,
93 the Legislature encourages each state attorney to adopt a pro-
94 prosecution policy for the false reporting of crimes as
95 prohibited in this section.

96 **Section 5. Section 943.0413, Florida Statutes, is created**
97 **to read:**

98 943.0413 Critical Infrastructure Mapping Grant Program.—

99 (1) (a) Subject to Legislative appropriation, the Critical
100 Infrastructure Mapping Grant Program is created within the

101 department to support the ongoing assessment of this state's
102 vulnerability to, and ability to detect, prevent, prepare for,
103 respond to, and recover from, acts of terrorism within or
104 affecting this state.

105 (b) The state, or any law enforcement agency, county,
106 municipality, or other political subdivision of this state, or
107 any agent thereof, which has constitutional or statutory
108 authority to employ or appoint law enforcement officers is
109 eligible to receive funding from the grant program to map
110 critical infrastructure locations that meet the requirements of
111 this section.

112 (2) Grant funds may be used to map critical infrastructure
113 as defined in s. 812.141, public gathering places, places of
114 worship, and any other location for which a map would be deemed
115 of high value for facilitating an emergency response.

116 (3) Each map of such locations must be created in an
117 electronic or digital format and must be provided to all local,
118 state, and federal responding agencies that request such maps
119 for use in responding to emergencies. Each map must satisfy all
120 of the following requirements:

121 (a) Be compatible with and integrate into the department's
122 statewide database and be compatible with software platforms
123 used by local, state, and federal public safety agencies that
124 provide emergency services to the specific location for which
125 the data is provided without requiring such agencies to purchase

126 additional software or requiring a fee to view or access the
127 data.

128 (b) Be in a printable format and, if requested, be in a
129 digital file format that can be integrated into interactive
130 mobile platforms currently in use.

131 (c) Be verified for accuracy, which must include a walk-
132 through of a building or grounds.

133 (d) Be oriented to true north.

134 (e) Be overlaid on current aerial imagery.

135 (f) Contain site-specific labeling that matches the
136 structure of the building, including, but not limited to, room
137 labels, hallway names, and external door or stairwell numbers
138 and locations of hazards, critical utility locations, key boxes,
139 automated external defibrillators, and trauma kits.

140 (g) Contain site-specific labeling that matches the
141 grounds, including, but not limited to, parking areas,
142 surrounding roads, and neighboring properties.

143 (h) Be overlaid with gridded x and y coordinates.

144 (4) The department may adopt rules to administer this
145 section.

146 **Section 6. Subsection (5) is added to section 943.1718,**
147 **Florida Statutes, to read:**

148 943.1718 Body cameras; policies and procedures.—

149 (5) A law enforcement agency may not use artificial
150 intelligence to review or monitor audio or video data recorded

151 by a body camera for purposes of initiating an investigation
152 into a law enforcement officer's conduct or taking any
153 disciplinary action against a law enforcement officer.

154 **Section 7. Section 951.27, Florida Statutes, is amended to**
155 **read:**

156 951.27 Blood tests of inmates.—

157 (1) Each county and each municipal detention facility must
158 develop ~~shall have~~ a written procedure regarding the blood
159 testing of inmates developed, in consultation with the facility
160 medical provider. ~~7~~ establishing The written procedure must:

161 (a) Include conditions under which an inmate will be
162 tested for infectious disease, including human immunodeficiency
163 virus pursuant to s. 775.0877, which procedure is consistent
164 with guidelines of the Centers for Disease Control and
165 Prevention and recommendations of the Correctional Medical
166 Authority.

167 (b) Specify the conditions which require the detention
168 facility to test an inmate for infectious diseases immediately
169 following his or her booking into a detention facility,
170 including upon receipt of a notice of exposure under subsection
171 (4).

172 (c) Require the test results to be provided to:

173 1. The sheriff or chief correctional officer of the
174 detention facility.

175 2. Employees or officers of the sheriff or chief

176 correctional officer who are responsible for the care and
177 custody of the affected inmate.

178 3. Any employees or officers of the sheriff or chief
179 correctional officer, or any first responders, as defined in s.
180 112.1815, who provided a notice of exposure to the detention
181 facility as required under subsection (4) ~~It is not unlawful for~~
182 the person receiving the test results to divulge the test
183 results to the sheriff or chief correctional officer.

184 (2) Except as otherwise provided in this subsection,
185 serologic blood test results obtained pursuant to subsection (1)
186 are confidential and exempt from s. 119.07(1) and s. 24(a), Art.
187 I of the State Constitution. However, it is not unlawful for the
188 person receiving the test results to divulge the test results to
189 the sheriff or chief correctional officer. Such test results
190 must also ~~may~~ be provided to employees or officers of the
191 sheriff or chief correctional officer who are responsible for
192 the custody and care of the affected inmate and have a need to
193 know such information, any person who provided a notice of
194 exposure under subsection (4), and as provided in ss. 775.0877
195 and 960.003. In addition, upon request of the victim or the
196 victim's legal guardian, or the parent or legal guardian of the
197 victim if the victim is a minor, the results of any HIV test
198 performed on an inmate arrested for any sexual offense involving
199 oral, anal, or female genital penetration by, or union with, the
200 sexual organ of another, must be disclosed to the victim or the

201 victim's legal guardian, or to the parent or legal guardian of
202 the victim if the victim is a minor. In such cases, the county
203 or municipal detention facility shall furnish the test results
204 to the Department of Health, which is responsible for disclosing
205 the results to public health agencies as provided in s. 775.0877
206 and to the victim or the victim's legal guardian, or the parent
207 or legal guardian of the victim if the victim is a minor, as
208 provided in s. 960.003(3). As used in this subsection, the term
209 "female genitals" includes the labia minora, labia majora,
210 clitoris, vulva, hymen, and vagina.

211 (3) The results of any serologic blood test on an inmate
212 are a part of that inmate's permanent medical file. Upon
213 transfer of the inmate to any other correctional facility, such
214 file is also transferred, and all relevant authorized persons
215 must be notified of positive HIV test results, as required in s.
216 775.0877.

217 (4) (a) Any first responder, as defined in s. 112.1815, or
218 any employee or officer of the sheriff or chief correctional
219 officer, who, in the performance of his or her official duties,
220 is exposed to a bodily fluid or a potential bloodborne pathogen
221 by a person who has been arrested and subsequently booked into a
222 county or municipal detention facility must provide notice of
223 such exposure to the detention facility as soon as possible
224 after the person is booked, but no later than 24 hours after
225 such exposure. If the first responder, employee, or officer is

226 | incapacitated and cannot provide the notice of exposure, his or
227 | her employing agency must provide such notice.

228 | (b) Upon receipt of a notice of exposure under paragraph
229 | (a), the detention facility must immediately test the inmate who
230 | was the cause of the exposure unless such a test has already
231 | been performed. The test must be conducted in accordance with
232 | the detention facility's written procedures under subsection
233 | (1).

234 | **Section 8.** This act shall take effect July 1, 2025.