

## RICK SCOTT GOVERNOR

May 26, 2011

Secretary Kurt S, Browning Secretary of State Department of State R.A. Gray Building 500 S, Bronough Street Tallahassee, Florida 32399 2011 MAY 26 PM 1: 23
DEPARTITION OF STATE
TALLAHASSEE, ET OBJOTE

Dear Secretary Browning:

By the authority vested in me as the Governor of Florida, and under the provisions of Article III, Section 8, of the Constitution of Florida, I do hereby withhold my approval of and transmit to you my objections to, Committee Substitute for Committee Substitute for House Bill 5305, enacted during the 113<sup>th</sup> Session of the Legislature of Florida, since statehood in 1845, during the Regular Session of 2011 and entitled:

An act relating to Correctional Medical Authority....

The Correctional Medical Authority was established in 1986 by the Florida Legislature during the Costello v. Dugger lawsuit originally filed in 1972 which alteged that prison overcrowding and inadequate physical and mental health care deprived inmates in Florida of constitutional rights. As a result of the lawsuit special monitors were appointed by a federal court to maintain control of prison health monitoring from 1972 to 1986. Federal judicial oversight was ultimately relinquished in 1993, in large part because of the creation of the Correctional Medical Authority, and its success in monitoring and ensuring adequate medical and health care for prison inmates.

The Authority is an independent state agency currently housed in the Department of Health for administrative purposes only. Composed of six employees and a nine member Board of Directors, it is an autonomous state entity that provides monitoring and reporting of physical and mental health services in Florida's prisons. Using licensed physicians, nurses, and other medical personnel, the CMA conducts surveys intended to identify potential situations in the delivery and quality of prison health care and ensure prisoners are being treated in a manner meeting constitutional standards of care.

This bill removes the Correctional Medical Authority from current law. I believe this action is unwise because it removes a valuable layer of oversight of the state prison system and could cause public health and safety risks if appropriate health care is not provided to inmates in the state prison system. The continuing reporting of findings in CMA surveys indicates continued oversight of the prison health care is necessary.

For this reason, I withhold my approval of House Bill 5305, and do hereby veto the same.

Sincerely,

Rick Scott Governor



## RICK SCOTT GOVERNOR

Office of the Clerk
11 AUG 23 AM 9: 03

August 19, 2011

Secretary Kurt Browning Department of State R.A. Gray Building 500 South Bronough Street Tallahassee, Florida 32399-0250

Dear Secretary Browning:

Please record the following corrections to scrivener's errors in the letters previously sent to you and identified below:

- 1. May 26, 2011 letter withholding my approval of and transmitting my objections to "Committee Substitute for Committee Substitute for House Bill 5305": The letter should have referred to "House Bill 5305."
- 2. <u>June 24, 2011 letter withholding my approval of and transmitting my objections to "House Bill 913"</u>: The letter should have referred to "Committee Substitute for House Bill 913."
- 3. June 24, 2011 letter transmitting "House Bill 993": The letter should have referred to "Committee Substitute for Committee Substitute for Committee Substitute for House Bill 993 and House Bill 7239 . . . ." Additionally, the reference to "Regular Session of 2001," should have instead referred to "Regular Session of 2011."
- 4. <u>June 24, 2011 letter transmitting "House Bill 1007"</u>: The letter should have referred to "Committee Substitute for House Bill 1007."
- 5. <u>June 27, 2011 letter withholding my approval of and transmitting my objections</u> to "House Bill 689": The letter should have referred to "Committee Substitute for Committee Substitute for House Bill 689."

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> 6. June 27, 2011 letter withholding my approval of and transmitting my objections to "House Bill 4045": The letter should have referred to "Committee Substitute for House Bill 4045, House Bill 4047, House Bill 4049, House Bill 4051 and House Bill 4053."

It is my view that these scrivener's errors are non-substantive and have no effect upon the legislation at issue or any action I have taken with regard to this legislation.

Sincerely,

Stephe P. Mulram -

RS/clg/cah cc: ✔Bob Ward, Clerk of the House of Representatives George Levesque, General Counsel for the House of Representatives