

Constitutional Rights, Rule of Law & Government Operations Subcommittee

January 24, 2024 8:00 AM – 10:30 AM Sumner Hall (404 HOB)

Action Packet

Committee Meeting Notice HOUSE OF REPRESENTATIVES

Constitutional Rights, Rule of Law & Government Operations Subcommittee

Start Date and Time: Wednesday, January 24, 2024 08:00 am

End Date and Time: Wednesday, January 24, 2024 10:30 am

Location: Sumner Hall (404 HOB)

Duration: 2.50 hrs

Consideration of the following bill(s):

HB 1211 Review of Advisory Bodies by Botana

HB 1225 Florida Commission on Human Relations by Antone

HB 1331 Commodities Produced by Forced Labor by Yeager

HB 1615 Restrictions on Firearms and Ammunition During Emergencies by Gregory, Sirois

Consideration of the following bill(s) with proposed committee substitute(s):

PCS for HB 1567 -- Qualifications for County Emergency Management Directors

To submit an electronic appearance form, and for information about attending or testifying at a committee meeting, please see the "Visiting the House" tab at www.myfloridahouse.gov.

Constitutional Rights, Rule of Law & Government Operations Subcommittee 1/24/2024 8:00AM

Location: Sumner Hall (404 HOB)

Summary:

Constitutional Rights, Rule of Law & Government Operations Subcommittee

Wednesday January 24, 2024 08:00 am

HB 1211	Favorable	Yeas:	14	Nays: 0	
HB 1225	Favorable	Yeas:	14	Nays: 0	
HB 1331 Am	Favorable With Committee Substitute endment 349965 Adopted Without Objection	Yeas:	14	Nays: 0	
PCS for HB	3 1567 Favorable	Yeas:	14	Nays: 0	
HB 1615	Favorable	Yeas:	12	Nays: 2	

Constitutional Rights, Rule of Law & Government Operations Subcommittee 1/24/2024 8:00AM

Location: Sumner Hall (404 HOB)

Attendance:

	Present	Absent	Excused
Spencer Roach (Chair)	X		
Douglas Bankson	X		
Robert Brackett	X		
Robert Brannan III	X		
Lindsay Cross	X		
Jervonte Edmonds	X		
Berny Jacques	X		
Dotie Joseph	X		
Johanna López	X		
Rachel Plakon	X		
Juan Porras	X		
Rick Roth	X		
Keith Truenow	X		
Katherine Waldron	X		
Taylor Yarkosky	X		
Totals:	15	0	0

Constitutional Rights, Rule of Law & Government Operations Subcommittee 1/24/2024 8:00AM

Location: Sumner Hall (404 HOB) **HB 1211 : Review of Advisory Bodies**

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Douglas Bankson	X				
Robert Brackett	X				
Robert Brannan III	X				
Lindsay Cross	X				
Jervonte Edmonds	X				
Berny Jacques	X				
Dotie Joseph	X				
Johanna López	X				
Rachel Plakon	X				
Juan Porras			X		
Rick Roth	X				
Keith Truenow	X				
Katherine Waldron	X				
Taylor Yarkosky	X				
Spencer Roach (Chair)	X				
	Total Yeas: 14	Total Nays: ()		

Constitutional Rights, Rule of Law & Government Operations Subcommittee 1/24/2024 8:00AM

Location: Sumner Hall (404 HOB)

HB 1225: Florida Commission on Human Relations

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Douglas Bankson	X				
Robert Brackett	X				
Robert Brannan III	X				
Lindsay Cross	X				
Jervonte Edmonds	X				
Berny Jacques	X				
Dotie Joseph	X				
Johanna López	X				
Rachel Plakon	X				
Juan Porras			X		
Rick Roth	X				
Keith Truenow	X				
Katherine Waldron	X				
Taylor Yarkosky	X				
Spencer Roach (Chair)	X				
	Total Yeas: 14	Total Nays: ()		

Constitutional Rights, Rule of Law & Government Operations Subcommittee 1/24/2024 8:00AM

Location: Sumner Hall (404 HOB)

HB 1331 : Commodities Produced by Forced Labor

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Douglas Bankson	X				
Robert Brackett	X				
Robert Brannan III	X				
Lindsay Cross	X				
Jervonte Edmonds	X				
Berny Jacques	X				
Dotie Joseph	X				
Johanna López	X				
Rachel Plakon	X				
Juan Porras			X		
Rick Roth	X				
Keith Truenow	X				
Katherine Waldron	X				
Taylor Yarkosky	X				
Spencer Roach (Chair)	X				
	Total Yeas: 14	Total Nays: (0		

HB 1331 Amendments

Amendment 349965

X Adopted Without Objection

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COMMITTEE/SUBCOMMI	TTEE ACT	'ION	
ADOPTED	(Y/N)	
ADOPTED AS AMENDED	(Y/N)	
ADOPTED W/O OBJECTION	Y (Y/N)	
FAILED TO ADOPT	(Y/N)	
WITHDRAWN	(Y/N)	
OTHER			

Committee/Subcommittee hearing bill: Constitutional Rights,
Rule of Law & Government Operations Subcommittee
Representative Yeager offered the following:

Amendment (with title amendment)

Remove lines 102-244 and insert:

- (5) (a). A company is removed automatically from the list 366 days after the date of the final order placing the company on the list.
- (e) Upon receiving from any source reasonable and credible information that a company has submitted a false certification or provided to an agency a commodity produced, in whole or in part, by forced labor, the department shall investigate the information and determine whether good cause exists to place that company on the forced labor vendor list and whether such placement is in the public interest. If good cause exists and

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placement is in the public interest, the department shall notify
the company in writing of the department's intent to place the
company on the list and of the company's right to a hearing, the
procedure that must be followed, and the applicable time
requirements. If the company does not request a hearing, the
department shall enter a final order placing the company on the
forced labor vendor list. A company may not be placed on the
forced labor vendor list without receiving an individual notice
of intent from the department.

- 1. It is not in the public interest to place a company on the forced labor vendor list if any of the following apply:
- a. The company did not provide to an agency a commodity produced, in whole or in part, by forced labor;
- b. The provision to an agency of a commodity produced, in whole or in part, by forced labor was committed by an employee of the company without the actual or constructive knowledge of any member of the company's senior management;
- c. The member of the company's senior management responsible for the contract under which the company provided to the agency a commodity produced, in whole or in part, by forced labor did not have actual or constructive knowledge that the commodity was produced, in whole or in part, by forced labor and a reasonable person under similar circumstances to that of such member would not have known that the commodity was produced, in whole or in part, by forced labor;

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d. The member of the company's senior management
responsible for the contract under which the company provided
the agency a commodity produced, in whole or in part, by force
labor is no longer an employee of the company; or
e. One of the following occurs:
(I) For a contract with an executive agency, the Governo
makes a public finding that, absent the provision of such

- makes a public finding that, absent the provision of such commodities by the company, the agency would be unable to obtain the commodities for which the contract is offered.

 (II) For a contract with an agency of a state constitutional officer other than the Governor, the state
- constitutional officer other than the Governor, the state constitutional officer makes a public finding that, absent the provision of such commodities by the company, the agency would be unable to obtain the commodities for which the contract is offered.
- 2. In determining whether it is in the public interest to place a company on the forced labor vendor list, the following factors shall be considered:
- a. The nature and details of the provision of the commodity produced, in whole or in part, by forced labor.
- b. The degree of culpability of the company proposed to be placed on the forced labor vendor list.
- c. Prior or future self-policing by the company to prevent the provision of a commodity produced, in whole or in part, by forced labor.

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- d. The company's compliance with paragraph (c).
- e. The needs of agencies for additional competition in the procurement of commodities in their respective markets.
- f. Mitigation based upon any demonstration of good citizenship by the company, including, but not limited to, the adoption of a formal plan to cease producing or providing commodities produced, in whole or in part, by forced labor.
- (f) A company that submits a false certification under paragraph (b) or that should have known that a commodity provided under a contract with an agency was produced, in whole or in part, by forced labor and is subsequently placed on the forced labor vendor list shall be assessed a fine of no more than \$1,000 or an amount equal to 20 percent of the value of the commodity provided to the agency under the contract, whichever is greater.
- (5)(a) Within 21 days after receipt of the notice of intent pursuant to paragraph (4)(e), the company may file a petition for a hearing involving disputed issues of material fact pursuant to ss. 120.569 and 120.57(1) to challenge the department's determination that the company's placement on the forced labor vendor list is in the public interest. A company may not file a petition for a hearing not involving disputed issues of material fact under s. 120.57(2). Chapter 120 applies to a hearing under this section except that:

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1.	The	pet	itic	n	shall	be	file	ed with	the	depa	artme	ent.	The
departmen	nt sl	nall	be	a	party	to	the	proceed	ding	for	all	pur	poses.

- 2. Within 5 days after the filing of the petition, the department shall notify the Division of Administrative Hearings of the request for a hearing pursuant to ss. 120.569 and 120.57(1). The director of the Division of Administrative Hearings shall, within 5 days after receipt of notice from the department, assign an administrative law judge to preside over the proceeding. The administrative law judge, upon request by a party, may consolidate related proceedings.
- 3. The administrative law judge shall conduct the hearing within 30 days after being assigned, unless otherwise stipulated by the parties.
- 4. Within 30 days after the hearing or receipt of the hearing transcript, whichever is later, the administrative law judge shall enter a final order, which shall consist of findings of fact, conclusions of law, interpretation of agency rules, and any other information required by law or rule to be contained in the final order. Such final order shall place or not place the company on the forced labor vendor list.
- 5. The final order of the administrative law judge shall be final agency action for purposes of s. 120.68.
- 6. At any time after the filing of the petition, informal disposition may be made pursuant to s. 120.57(4). In that event,

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the administrative law judge shall enter a final order adopting the stipulation, agreed settlement, or consent order.

- (b) In any proceeding under this section, the department is required to prove by clear and convincing evidence that it is in the public interest for the company to which the department has provided notice of intent pursuant to paragraph (4)(e) to be placed on the forced labor vendor list. Proof that such company provided to an agency a commodity produced, in whole or in part, by forced labor constitutes a rebuttable presumption that it is in the public interest for the company to be placed on the forced labor vendor list.
- (c) Upon establishment of the rebuttable presumption in paragraph (b) that it is in the public interest for the company to be placed on the forced labor vendor list, that company may prove by a preponderance of the evidence that it is not in the public interest for such company to be placed on the list based upon evidence addressing the provisions of sub-subparagraph (4) (e) 1. or the factors in sub-subparagraph (4) (e) 2.
- (d)1. A company on the forced labor vendor list may petition for such company's removal from the list no sooner than 6 months after the date a final order is entered placing the company on the list. The petition shall be filed with the department and the proceeding shall be conducted pursuant to this subsection.

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Bill No. HB 1331 (2024)

3. If a petition for removal is denied, the company may not petition for another hearing on removal. The department may petition for removal before the expiration of the 365-day period provided in subsection (3) if, in the

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TITLE AMENDMENT

Remove line 18 and insert: providing requirements for such list; providing for automatic removal from the list; providing a

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Constitutional Rights, Rule of Law & Government Operations Subcommittee 1/24/2024 8:00AM

Location: Sumner Hall (404 HOB)

PCS for HB 1567: Qualifications for County Emergency Management Directors

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Douglas Bankson	X				
Robert Brackett	X				
Robert Brannan III	X				
Lindsay Cross	X				
Jervonte Edmonds	X				
Berny Jacques	X				
Dotie Joseph	X				
Johanna López	X				
Rachel Plakon	X				
Juan Porras			X		
Rick Roth	X				
Keith Truenow	X				
Katherine Waldron	X				
Taylor Yarkosky	X				
Spencer Roach (Chair)	X				
	Total Yeas: 14	Total Nays: 0)		

Constitutional Rights, Rule of Law & Government Operations Subcommittee 1/24/2024 8:00AM

Location: Sumner Hall (404 HOB)

HB 1615: Restrictions on Firearms and Ammunition During Emergencies

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Douglas Bankson	X				
Robert Brackett	X				
Robert Brannan III	X				
Lindsay Cross		X			
Jervonte Edmonds	X				
Berny Jacques	X				
Dotie Joseph		X			
Johanna López	X				
Rachel Plakon	X				
Juan Porras			X		
Rick Roth	X				
Keith Truenow	X				
Katherine Waldron	X				
Taylor Yarkosky	X				
Spencer Roach (Chair)	X	•		-	
	Total Yeas: 12	Total Nays: 2			

Appearances:

Grimes, JR (General Public) - Information Only Putnam County Deputy County Administrator 410 South Street, Road 19

Palatka Florida 32127 Phone: (386)934-6756

Doolin, Chris (Lobbyist) - Information Only Small Counties and Small School Districts Consultant 1018 Thomasville Road 102 B Suite

Tallahassee FL 32303 Phone: 8505085492





COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD

Committee/Subcommittee: Rule OS Law & Governmit
Meeting Date: 1/24/2024
□ Bill/PCS/PCB Number: □ Amendment Barcode Number: □ Presentation/Workshop Topic:
Name: JR Grimes
Representing: Putrum Cont
Title: Denty Conty Admin
Address: 410 5 - 57 Rd 19
City: Palatro State/Zip: State/Zi
Phone Number: 386-934-6756
Registered Lobbyist
State Employee
I wish to Appear in Person
Appearing in response to subpoena
Appearing in response to an inquiry for information made by member, committee, or staff
Appearing at the written request of the chair
Judge or elected officer appearing in official capacity
Lobbyist Appearance form submitted
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Opponent Waive in Support Waive in Opposition Info only
Amendment: Proponent Opponent Waive in Support Waive in Opposition Info only





COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD

Committee/Subcommittee: Constitutional RR + GO
Meeting Date: $1-24-24$
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Bill/PCS/PCB Number: 1567
☐ Amendment Barcode Number:
☐ Presentation/Workshop Topic:
Name:Chris Declih
Representing: Small County COALITION
Title:CONSULTANT
Address: 1018 Thomas VILLE Ry. 102B
City:
Phone Number: 850-508-5492
Registered Lobbyist
State Employee
I wish to Appear in Person
Appearing in response to subpoena
Appearing in response to an inquiry for information made by member, committee, or staff
Appearing at the written request of the chair
Judge or elected officer appearing in official capacity
Lobbyist Appearance form submitted
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Opponent Waive in Support Maive in Opposition Info only
Amendment: Proponent Opponent Waive in Support Waive in Opposition Info only