

Civil Justice Subcommittee

March 25, 2014 11:30 AM 404 HOB

Action Packet

Will Weatherford Speaker Larry Metz Chair

COMMITTEE MEETING REPORT Civil Justice Subcommittee

3/25/2014 11:30:00AM

Location: Sumner Hall (404 HOB)

Summary:

Civil Justice Subcommittee

Tuesday March 25, 2014 11:30 am

CS/HB 617	Favorable With	Committee Substitute	Yeas:	11	Nays:	2
Ame	endment 311167	Adopted Without Objection				
HB 781	Favorable With Co	mmittee Substitute	Yeas:	12	Nays:	0
Ame	endment 819499	Adopted Without Objection				
HB 1397	Favorable With C	ommittee Substitute	Yeas:	11	Nays:	0
Ame	endment 154071	Adopted Without Objection				
HB 3519	Favorable		Yeas:	11	Nays:	1
HB 3529	Favorable		Yeas:	11	Nays:	1
HB 3531	Favorable With C	ommittee Substitute	Yeas:	11	Nays:	1
Ame	endment 923465	Adopted Without Objection				
PCB CJS 14	-06 Favorable		Yeas:	11	Nays:	0

Civil Justice Subcommittee

3/25/2014 11:30:00AM

Location: Sumner Hall (404 HOB)

Attendance:

	Present	Absent	Excused
Larry Metz (Chair)	х		
Michael Clelland	х		
Daniel Davis	X		
Tom Goodson	х		
Bill Hager	Х		
Walter Hill	X		
Kathleen Passidomo	х		
José Rodríguez	X		
Ross Spano	X		
Cynthia Stafford	x		
Charlie Stone	X		
James Waldman	X		
Dana Young	Х		
Totals:	13	0	0

Civil Justice Subcommittee

3/25/2014 11:30:00AM

Location: Sumner Hall (404 HOB)

CS/HB 617 : Towing of Vehicles & Vessels

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Michael Clelland	Х				
Daniel Davis	Х				
Tom Goodson	Х	,			
Bill Hager	Х				
Walter Hill	X				
Kathleen Passidomo	X				
José Rodríguez	Х				
Ross Spano	Х				
Cynthia Stafford	X				
Charlie Stone		Х			
James Waldman		Х			
Dana Young	Х				
Larry Metz (Chair)	Х				
	Total Yeas: 11	Total Nays: 2	1		

CS/HB 617 Amendments

Amendment 311167

X Adopted Without Objection

Appearances:

CS/HB 617

Brewer, Sam (General Public) - Proponent Past President, Professional Wrecker Operators of Florida 108 E Jefferson St Tallahassee FL 32301 Phone: 850-681-0254

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 617 (2014)

Amendment No. 1

1

	COMMITTEE/SUBCOMMITTEE ACTION ADOPTED (Y/N) ADOPTED AS AMENDED (Y/N) ADOPTED W/O OBJECTION (Y/N) FAILED TO ADOPT (Y/N) WITHDRAWN (Y/N) OTHER
	ADOPTED(Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION _ (Y/N) NOR UN . 14
	FAILED TO ADOPT (Y/N) HOU DOD 20
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Civil Justice Subcommittee
2	Representative Wood offered the following:
3	
4	Amendment
5	Remove line 172 and insert:
6	after the date on which the notice was posted, or date received
7	by the proposed towing company, whichever is later.
8	f. Be provided simultaneously by any means designed to
9	create a dated transmittal to the proposed towing company.
10	g. Provide the name and phone number of the proposed
11	towing company.
12	
13	
4	
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Civil Justice Subcommittee

3/25/2014 11:30:00AM

Location: Sumner Hall (404 HOB)

HB 781 : Legal Notices

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Michael Clelland	Х				
Daniel Davis	X				
Tom Goodson			Х		
Bill Hager	X				
Walter Hill	Х				
Kathleen Passidomo	X				
José Rodríguez	Х				
Ross Spano	X				
Cynthia Stafford	Х				
Charlie Stone	Х				
James Waldman	Х				
Dana Young	Х				
Larry Metz (Chair)	Х				
	Total Yeas: 12	Total Nays:	0		

HB 781 Amendments

Amendment 819499

X Adopted Without Objection

Appearances:

HB 781

Dunbar, Pete (Lobbyist) - Waive In Support Real Property Section of the Florida Bar 215 S Monroe Street, Suite 815 Tallahassee FL 32301 Phone: 850-999-4100

HB 781

Morley, Samuel (Lobbyist) - Waive In Support Florida Press Association 336 E College Ave Ste 201 Tallahassee FL 32301 Phone: (850)521-1191

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 781 (2014)

Amendment No. 1

COMMITTEE/SUBCOMMITTE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Civil Justice Subcommittee Representative Powell offered the following:

3

5

1

2

Amendment (with title amendment)

Remove lines 25-77 and insert:

web page titled "Legal Notices," "Legal Advertising," or 6 comparable identifying language. A link to the legal notices web 7 page shall be provided on the front page of the newspaper's 8 website that provides access to the legal notices without 9 charge. If there is a specified size and placement required for 10 a printed legal notice, the size and placement of the notice on 11 12 the newspaper's website must should optimize its online visibility in keeping with the print requirements. The 13 newspaper's web pages that contain legal notices must shall 14 present the legal notices as the dominant and leading subject 15 matter of those pages. The newspaper's website must shall 16 contain a search function to facilitate searching the legal 17

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 781 (2014)

Amendment No

	Amendment NO. 1
18	notices. A fee may not be charged, and registration may not be
19	required, for viewing or searching legal notices on a
20	newspaper's website if the legal notice is published in a
21	newspaper This subsection shall take effect July 1, 2013.
22	(3) (a) If a legal notice is published in a newspaper, the
23	newspaper publishing the notice shall place the notice on the
24	statewide website established and maintained as an initiative of
25	the Florida Press Association as a repository for such notices
26	located at the following address: www.floridapublicnotices.com.
27	(b) A legal notice placed on the statewide website created
28	under this subsection must be:
29	1. Accessible and searchable by party name and case
30	number.
31	2. Posted for a period of at least 90 consecutive days
32	after the first day of posting.
33	(c) The statewide website created under this subsection
34	shall maintain a searchable archive of all legal notices posted
35	on the publicly accessible website on or after October 1, 2014,
36	for 18 months after the first day of posting. Such searchable
37	archive shall be provided and accessible to the general public
38	without charge.
39	(4) Newspapers that publish legal notices shall, upon
40	request, provide e-mail notification of new legal notices when
41	they are printed in the newspaper and added to the newspaper's
42	website. Such e-mail notification shall be provided without
43	charge, and notification for such an e-mail registry shall be
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 781 (2014)

	Amendment No. 1
44	available on the front page of the legal notices section of the
45	newspaper's website. This subsection shall take effect July 1,
46	2013.
47	(5) An error in the notice placed on the newspaper or
48	statewide
49	
50	
51	
52	
53	
54	TITLE AMENDMENT
55	Remove lines 3-11 and insert:
56	F.S.; requiring legal notices to be posted on a newspaper's
57	website on web pages with specified titles; prohibiting charging
58	a fee or requiring registration for viewing online legal
59	notices; establishing the period for which legal notices are
60	required to be published on the statewide website; requiring
61	that legal notices be archived on the statewide website for a
62	specified period; deleting a provision relating to harmless
63	error; amending s. 50.061, F.S.; clarifying
64	
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Civil Justice Subcommittee

3/25/2014 11:30:00AM

Location: Sumner Hall (404 HOB)

HB 1397 : Florida Uniform Collaborative Law Act

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Michael Clelland	Х				
Daniel Davis	X				
Tom Goodson			Х		
Bill Hager	Х				
Walter Hill	X				
Kathleen Passidomo	Х				
José Rodríguez	X				
Ross Spano	Х				
Cynthia Stafford	Х				
Charlie Stone	Х				
James Waldman	X				
Dana Young	X				
Larry Metz (Chair)				Х	
	Total Yeas: 11	Total Nays: (0		

HB 1397 Amendments

Amendment 154071

X Adopted Without Objection

COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

Bill No. HB 1397 (2014)

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N) NOP with
	FAILED TO ADOPT (Y/N) HO DOU 26
	WITHDRAWN (Y/N) BO
	COMMITTEE/SUBCOMMITTEE ACTIONADOPTED(Y/N)ADOPTED AS AMENDED(Y/N)ADOPTED W/O OBJECTION(Y/N)FAILED TO ADOPT(Y/N)WITHDRAWN(Y/N)OTHER
1	Committee/Subcommittee hearing bill: Civil Justice Subcommittee
2	Representative La Rosa offered the following:
3	
4	Amendment (with title amendment)
5	Remove everything after the enacting clause and insert:
6	Section 1. The Legislature finds and declares that the
7	purpose of this act is to:
8	(1) Create a uniform system of practice of a collaborative
9	law process for proceedings under chapters 61 and 742, Florida
0	Statutes.
1	(2) Encourage the peaceful resolution of disputes and the
.2	early settlement of pending litigation through voluntary
.3	settlement procedures.
.4	(3) Preserve the working relationship between parties to a
.5	dispute through a nonadversarial method that reduces the
.6	emotional and financial toll of litigation.

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1397 (2014)

Amendment No. 1

17	Section 2. Sections 44.51-44.54 may be known by the
18	popular name the "Collaborative Law Act."
19	Section 3. Section 44.51, Florida Statutes, is created to
20	read:
21	44.51 PurposeThe general purpose of this part is to
22	create a uniform system of practice for the collaborative law
23	process in this state. It is the policy of this state to
24	encourage the peaceful resolution of disputes and the early
25	settlement of pending litigation through a voluntary settlement
26	process. The collaborative law process is a unique
27	nonadversarial process that preserves a working relationship
28	between the parties and reduces the emotional and financial toll
29	of litigation.
30	Section 4. Section 44.52, Florida Statutes, is created to
31	read:
32	44.52 DefinitionsAs used in this part, the term:
33	(1) "Collaborative attorney" means an attorney who
34	represents a party in a collaborative law process.
35	(2) "Collaborative law communication" means an oral or
36	written statement, whether in a record, verbal, or nonverbal,
37	which:
38	(a) Is made in the conduct of or in the course of
39	participating in, continuing, or reconvening a collaborative law
40	process.

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1397 (2014)

Amendment No. 1

41	(b) Occurs after the parties sign a collaborative law
12	participation agreement and before the collaborative law process
13	is concluded.
14	(3) "Collaborative law participation agreement" means an
15	agreement by persons to participate in a collaborative law
16	process.
17	(4) "Collaborative law process" means a process intended
18	to resolve a collaborative matter without intervention by a
19	tribunal in which persons sign a collaborative law participation
50	agreement and are represented by collaborative attorneys.
51	(5) "Collaborative matter" means a dispute, transaction,
52	claim, problem, or issue for resolution including a dispute,
53	claim, or issue in a proceeding that is described in a
54	collaborative law participation agreement and arises under
55	chapter 61 or chapter 742, including, but not limited to:
6	(a) Marriage, divorce, dissolution, annulment, and marital
7	property distribution.
8	(b) Child custody, visitation, parenting plans, and
9	parenting time.
0	(c) Alimony, maintenance, and child support.
1	(d) Parental relocation with a child.
2	(e) Parentage.
3	(f) Premarital, marital, and postmarital agreements.
4	(6) "Law firm" means:

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1397 (2014)

Amendment No. 1

	Allerallere No. 1
65	(a) An attorney or attorneys who practice law in a
66	partnership, professional corporation, sole proprietorship,
67	limited liability company, or association; or
68	(b) An attorney or attorneys employed in a legal services
69	organization, the legal department of a corporation or other
70	organization, or the legal department of a governmental entity,
71	subdivision, agency, or instrumentality.
72	(7) "Nonparty participant" means a person, other than a
73	party and the party's collaborative attorney, who participates
74	in a collaborative law process.
75	(8) "Party" means a person who signs a collaborative law
76	participation agreement and whose consent is necessary to
77	resolve a collaborative matter.
78	(9) "Person" means an individual; corporation; business
79	trust; estate; trust; partnership; limited liability company;
80	association; joint venture; public corporation; government or
81	governmental subdivision, agency, or instrumentality; or any
82	other legal or commercial entity.
83	(10) "Proceeding" means a judicial, administrative,
84	arbitral, or other adjudicative process before a tribunal,
85	including related prehearing and posthearing motions,
86	conferences, and discovery.
87	(11) "Prospective party" means a person who discusses with
88	a prospective collaborative attorney the possibility of signing
89	a collaborative law participation agreement.

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1397 (2014)

Amendment No. 1

90	(12) "Record" means information that is inscribed on a
91	tangible medium or that is stored in an electronic or other
92	medium and is retrievable in perceivable form.
93	(13) "Related to a collaborative matter" means involving
94	the same parties, transaction or occurrence, nucleus of
95	operative fact, dispute, claim, or issue as the collaborative
96	matter.
97	(14) "Sign" means, with present intent to authenticate or
98	adopt a record:
99	(a) To execute or adopt a tangible symbol; or
100	(b) To attach to or logically associate with the record an
101	electronic symbol, sound, or process.
102	(15) "Tribunal" means a court, arbitrator, administrative
103	agency, or other body acting in an adjudicative capacity that,
104	after presentation of evidence or legal argument, has
105	jurisdiction to render a decision affecting a party's interests
106	in a matter.
107	Section 5. Section 44.53, Florida Statutes, is created to
108	read:
109	44.53 Beginning and concluding a collaborative law
110	process
111	(1) The collaborative process commences, regardless of
112	whether a legal proceeding is pending, when the parties enter
113	into a collaborative participation agreement.
114	(2) A tribunal may nor order a party to participate in a
115	collaborative law process over that party's objection.
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1397 (2014)

	Amendment No. 1
116	(3) A collaborative law process is concluded by a:
117	(a) Resolution of a collaborative matter as evidenced by a
118	signed record;
119	(b) Resolution of a part of the collaborative matter,
120	evidenced by a signed record, in which the parties agree that
121	the remaining parts of the matter will not be resolved in the
122	process; or
123	(c) Termination of the process.
124	(4) A collaborative law process terminates when a party:
125	(a) Gives notice to other parties in a record that the
126	process is ended;
127	(b) Begins a proceeding related to a collaborative matter
128	without the agreement of all parties;
129	(c) Initiates a pleading, motion, order to show cause, or
130	request for a conference with a tribunal in a pending proceeding
131	related to the matter;
132	(d) Requests that the proceeding be put on the tribunal's
133	active calendar in a pending proceeding related to the matter;
134	(e) Takes similar action requiring notice to be sent to
135	the parties in a pending proceeding related to the matter; or
136	(f) Discharges a collaborative lawyer or a collaborative
137	lawyer withdraws from further representation of a party, except
138	as otherwise provided by subsection (7).
139	(5) A party's collaborative lawyer shall give prompt
140	notice to all other parties in a record of a discharge or
141	withdrawal.

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1397 (2014)

Amendment No 1

	Allendilent No. 1
142	(6) A party may terminate a collaborative law process with
143	or without cause.
144	(7) Notwithstanding the discharge or withdrawal of a
145	collaborative lawyer, a collaborative law process continues, if
146	not later than 30 days after the date that the notice of the
147	discharge or withdrawal of a collaborative lawyer required by
148	subsection (5) is sent to the parties:
149	(a) The unrepresented party engages a successor
150	collaborative lawyer;
151	(b) The parties consent to continue the process by
152	reaffirming the collaborative law participation agreement in a
153	signed record;
154	(c) The agreement is amended to identify the successor
155	collaborative lawyer in a signed record; and
156	(d) The successor collaborative lawyer confirms the
157	lawyer's representation of a party in the collaborative in a
158	signed record.
159	(8) A collaborative law process does not conclude if, with
160	the consent of the parties, a party requests a tribunal to
161	approve a resolution of the collaborative matter or any part
162	thereof as evidenced by a signed record.
163	(9) A collaborative law participation agreement may
164	provide additional methods of concluding a collaborative law
165	process.
166	Section 6. Section 44.54, Florida Statutes, is created to
167	read:
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1397 (2014)

	Amendment No. 1
168	44.54 Confidentiality of a collaborative law
169	communicationExcept as provided in this section, a
170	collaborative law communication is confidential to the extent
171	agreed by the parties in a signed record or as otherwise
172	provided by law.
173	(1) PRIVILEGE AGAINST DISCLOSURE FOR COLLABORATIVE LAW
174	COMMUNICATION; ADMISSIBILITY; DISCOVERY
175	(a) Subject to subsections (2) and (3), a collaborative
176	law communication is privileged as provided under paragraph (b),
177	is not subject to discovery, and is not admissible in evidence.
178	(b) In a proceeding, the following privileges apply:
179	1. A party may refuse to disclose, and may prevent another
180	person from disclosing, a collaborative law communication.
181	2. A nonparty participant may refuse to disclose, and may
182	prevent any other person from disclosing, a collaborative law
183	communication of the nonparty participant.
184	(c) Evidence or information that is otherwise admissible
185	or subject to discovery does not become inadmissible or
186	protected from discovery solely because of its disclosure or use
187	in a collaborative law process.
188	(2) WAIVER AND PRECLUSION OF PRIVILEGE
189	(a) A privilege under subsection (1) may be waived in a
190	record or orally during a proceeding if it is expressly waived
191	by all parties and, in the case of the privilege of a nonparty
192	participant, if it is also expressly waived by the nonparty
193	participant.

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1397 (2014)

Amendment No. 1

	Amendment No. 1
194	(b) A person who makes a disclosure or representation
195	about a collaborative law communication that prejudices another
196	person in a proceeding may not assert a privilege under
197	subsection (1). This preclusion applies only to the extent
198	necessary for the person prejudiced to respond to the disclosure
199	or representation.
200	(3) LIMITS OF PRIVILEGE.
201	(a) A privilege under subsection (1) does not apply for a
202	collaborative law communication that is:
203	1. Available to the public under chapter 119 or made
204	during a session of a collaborative law process that is open, or
205	is required by law to be open, to the public;
206	2. A threat or statement of a plan to inflict bodily
207	injury or commit a crime of violence;
208	3. Intentionally used to plan a crime, commit or attempt
209	to commit a crime, or conceal an ongoing crime or ongoing
210	criminal activity; or
211	4. In an agreement resulting from the collaborative law
212	process, evidenced by a record signed by all parties to the
213	agreement.
214	(b) The privilege under subsection (1) for a collaborative
215	law communication does not apply to the extent that a
216	communication is:
217	1. Sought or offered to prove or disprove a claim or
218	complaint of professional misconduct or malpractice arising from
219	or related to a collaborative law process; or
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1397 (2014)

Amendment No. 1

220 2. Sought or offered to prove or disprove abuse, neglect, abandonment, or exploitation of a child or adult, unless the 221 222 Department of Children and Families is a party to or otherwise participates in the process. 223 224 (c) A privilege under subsection (1) does not apply if a tribunal finds, after a hearing in camera, that the party 225 226 seeking discovery or the proponent of the evidence has shown 227 that the evidence is not otherwise available, the need for the evidence substantially outweighs the interest in protecting 228 confidentiality, and the collaborative law communication is 229 230 sought or offered in: 1. A court proceeding involving a felony; or 231 2. A proceeding seeking rescission or reformation of a 232 233 contract arising out of the collaborative law process or in which a defense is asserted to avoid liability on the contract. 234 235 (d) If a collaborative law communication is subject to an exception under paragraph (b) or paragraph (c), only the part of 236 237 the communication necessary for the application of the exception may be disclosed or admitted. 238 (e) Disclosure or admission of evidence excepted from the 239 privilege under paragraph (b) or paragraph (c) does not make the 240 evidence or any other collaborative law communication 241 242 discoverable or admissible for any other purpose. The privilege under subsection (1) does not apply if 243 (f) 244 the parties agree in advance in a signed record, or if a record of a proceeding reflects agreement by the parties, that all or 245 154071 - h1397-strike.docx

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

Bill No. HB 1397 (2014)

	Americameric NO. 1
246	part of a collaborative law process is not privileged. This
247	subsection does not apply to a collaborative law communication
248	made by a person who did not receive actual notice of the
249	agreement before the communication was made.
250	Section 7. Sections 44.51-44.54, Florida Statutes, as
251	created by this act, shall not take effect until 30 days after
252	approval and publication by the Supreme Court of:
253	(1) Rules of Professional Conduct, governing:
254	(a) The mandatory disqualification of a collaborative
255	attorney, and attorneys in the same firm, from appearing before
256	a tribunal to represent a party to a collaborative law process
257	in a proceeding related to the collaborative law matter.
258	(b) Limited exceptions to mandatory disqualification to
259	seek emergency orders for the protection of the health, safety,
260	welfare, or interest of a party until such time as a successor
261	attorney is available and for continued representation of
262	government entities, subject to certain conditions.
263	(2) Family Law Rules of Procedure, governing:
264	(a) Required elements of a collaborative law participation
265	agreement defining the commencement, procedures, and termination
266	of the collaborative law process.
267	(b) The stay of ongoing proceedings upon referral to a
268	collaborative law process and related status reports.
269	Section 8. Except as otherwise expressly provided in this
270	act, this act shall take effect July 1, 2014.
271	

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

272

273

Bill No. HB 1397 (201	97 (20	.397	HB	No.	Bill
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274	Remove everything before the enacting clause and insert:
275	An act relating to family law; creating the "Collaborative Law
276	Act"; creating s. 44.51, F.S.; declaring the purpose of the act;
277	creating s. 44.52, F.S.; defining terms; creating s. 44.53,
278	F.S.; declaring that a collaborative process commences when the
279	parties enter into a collaborative participation agreement;
280	providing that a tribunal may not order a party to participate
281	in a collaborative law process over the party's objection;
282	providing conditions under which a collaborative law process is
283	concluded; creating s. 44.54, F.S.; providing for
284	confidentiality of communications made during the collaborative
285	law process; providing exceptions; providing that the effective
286	date of specified provisions are contingent upon approval and
287	publication of court rules governing specified subjects;
288	providing effective dates.

TITLE AMENDMENT

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Civil Justice Subcommittee

3/25/2014 11:30:00AM

Location: Sumner Hall (404 HOB)

HB 3519 : Relief/Monica Cantillo Acosta & Luis Alberto Cantillo Acosta/Miami-Dade County

		Total Yeas: 11	Total Nays:	1		
Lar	ry Metz (Chair)	Х		_		_
	na Young	X				_
Jan	nes Waldman	X				_
Cha	arlie Stone	X				_
Суг	nthia Stafford	X				
	ss Spano	X				
Jos	é Rodríguez	X				
10.000	thleen Passidomo	X				
Wa	lter Hill	X				
Bill	Hager		Х			
Tor	m Goodson			Х		
Da	niel Davis	X				
Michael Clelland		X				
		Yea	Nay	No Vote	Absentee Yea	Absentee Nay

Civil Justice Subcommittee

3/25/2014 11:30:00AM

Location: Sumner Hall (404 HOB)

HB 3529 : Relief/Carl Abbott/Palm Beach County School District

X Favorable

Sec. 1	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Michael Clelland	х				
Daniel Davis	Х				
Tom Goodson			Х		
Bill Hager		Х			
Walter Hill	Х				
Kathleen Passidomo	X				
José Rodríguez	Х				
Ross Spano	Х				
Cynthia Stafford	Х				
Charlie Stone	Х				
James Waldman	Х				
Dana Young	Х				
Larry Metz (Chair)	Х				
	Total Yeas: 11	Total Nays:	1		

Civil Justice Subcommittee

3/25/2014 11:30:00AM

Location: Sumner Hall (404 HOB)

HB 3531 : Relief/Ronald Miller/City of Hollywood

X Favorable With Committee Substitute

ALC: NOT THE OWNER OF THE OWNER OWNER OF THE OWNER OWNER OF THE OWNER O	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Michael Clelland	Х			1.1.1	
Daniel Davis	х				
Tom Goodson			Х		
Bill Hager		Х			
Walter Hill	X				
Kathleen Passidomo	X				
José Rodríguez	X				
Ross Spano	X				
Cynthia Stafford	Х				
Charlie Stone	X				
James Waldman	Х				
Dana Young	Х				
Larry Metz (Chair)	Х				
	Total Yeas: 11	Total Nays:	1		

HB 3531 Amendments

Amendment 923465

X Adopted Without Objection

Appearances:

HB 3531 Unger, Jason (Lobbyist) - Waive In Support City of Hollywood 301 S Bronough St Tallahassee FL 32301 Phone: (850)577-9090

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 3531 (2014)

Amendment No. 1

ADOPTE	D		1		
TOODET		_	(Y/N)		hou
ADOPTE.	D AS AMENDED	_	(Y/N)	, U	Nº 1
ADOPTE	D W/O OBJECTION		(Y/N)	a det	tion
FAILED	TO ADOPT		(Y/N)	Hoper Job	nã.M
WITHDR	AWN		(Y/N)	B	90
OTHER					

Committee/Subcommittee hearing bill: Civil Justice Subcommittee Representative Gibbons offered the following:

Amendment

1

2

3

4

5

6

Remove line 13 and insert: Mettler, who was driving a city utilities truck, cut across the

923465 - h3531-line0013.docx Published On: 3/24/2014 5:42:49 PM

Page 1 of 1

Civil Justice Subcommittee

3/25/2014 11:30:00AM

Location: Sumner Hall (404 HOB) PCB CJS 14-06 : Arbitration

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Michael Clelland	х				
Daniel Davis	Х				
Tom Goodson			х		-
Bill Hager	Х				
Walter Hill	Х				
Kathleen Passidomo	Х				
José Rodríguez	Х				1
Ross Spano	Х				
Cynthia Stafford	Х				
Charlie Stone	Х				
James Waldman	х				
Dana Young	Х				
Larry Metz (Chair)				Х	
	Total Yeas: 11	Total Nays:	0		