A bill to be entitled

An act relating to Escambia County; amending chapter 83-405, Laws of Florida, as amended, relating to the Escambia County Civil Service System; providing for the discretionary withdrawal of any local participating governmental agency or political subdivision from the Civil Service system; providing an effective date.

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

Section 1. Subsection 7.1 of section 7 of chapter 83-405, Laws of Florida, as amended by chapter 91-335, Laws of Florida, is amended to read:

SECTION 7. APPLICABILITY.

- 7.1 Covered Positions and Exemptions. The career Civil Service system established by this Act may shall be a permanent service and shall apply as determined by a county constitutional officer or a majority vote of a local agency or board to and include all employees serving in positions now existing, or hereafter created, in Escambia County, including employees of the Escambia County Utilities Authority and non-instructional employees or positions of the District School Board., except the following who shall be exempt from the career Civil Service:
- (a) Elected officials or persons appointed by the Governor.
- (b) Members of county and local boards and county commissions.

1	(c) Members of advisory councils or committees or
2	similar boards paid only for attendance at meetings.
3	(d) The County Attorney and any Assistant Attorneys,
4	or secretaries employed by or under him or her.
5	(e) Attorneys serving as legal counsel.
6	(f) Persons of highly technical or professional
7	training maintaining an independent practice in their chosen
8	professions and employed by the county on a part-time basis.
9	(g) Patient or inmate help in charitable, penal and
10	correctional institutions.
11	(h) District School Board:
12	The chief executive officer and all department heads as
13	approved by the District School Board.
14	Instructional personnel as defined in Section
15	228.041(9), Florida Statutes.
16	Administrative personnel as defined in Section
17	<del>228.041(10), Florida Statutes.</del>
18	Secretary to Superintendent of Schools.
19	Secretary to District School Board.
20	Secretary to Administrative Assistant to Superintendent
21	of Schools.
22	Director of Automated Office Systems.
23	Director of Public Information.
24	Assistant Director for School Plant Planning.
25	Auditors.
26	(i) Board of County Commissioners:
27	The chief executive officer and all department heads as
28	approved by the Board of County Commissioners.
29	(j) Property Appraiser's Office:
30	Chief Deputy Property Appraiser.
31	<del>Secretary to the Property Appraiser.</del>

1	Three Deputy Appraisers to the Property Appraiser.
2	Confidential Secretary to each Deputy Property
3	Appraiser.
4	Data Managers to the Property Appraiser.
5	Data Programmers to the Property Appraiser.
6	Chief Appraiser to the Property Appraiser.
7	(k) Tax Collector's Office:
8	Ad Valorem Tax Administrator.
9	Motor Vehicle License Administrator.
10	<del>Data Programmers.</del>
11	Data Coordinators to the Tax Collector.
12	Three Administrative Assistants.
13	(1) Clerk of Courts' Office:
14	Chief Deputy Clerk of Courts.
15	Secretary to Clerk of Courts.
16	Five Administrative Assistants to Clerk of Courts.
17	(m) Sheriff's Department:
18	Chief Deputy Sheriff.
19	Five Administrative Assistants.
20	(n) Comptroller's Office:
21	Chief Deputy Comptroller.
22	<del>Secretary to the Comptroller.</del>
23	Four Administrative Assistants to Comptroller.
24	<del>Data Coordinator to Comptroller.</del>
25	Finance Officer.
26	Audit Supervisor.
27	General Accounting Supervisor.
28	<del>Data Processing Manager, Programmers &amp; Analysts.</del>
29	<del>Auditors.</del>
30	(o) Supervisor of Election's Office:
31	Chief Deputy Supervisor of Elections.

Secretary to Supervisor of Elections. 1 2 Data Coordinator to Supervisor of Elections. 3 Qualifying Officer to the Supervisor of Elections. 4 (p) Manager of Santa Rosa Island Authority. 5 (q) One secretary to each Judge of Circuit and County 6 Courts. 7 (r) The employees of Century Memorial Hospital. 8 (s) Student assistants as defined by Civil Service Rule provided, however, that the appointing authorities shall 9 report the identity of any students and their general duties 10 11 to the Civil Service Board. Section 2. Section 7.2 of section 7 of chapter 83-405, 12 13 Laws of Florida, as amended by chapter 91-335, Laws of 14 Florida, is amended to read: 15 7.2 Option of Local Agency, Board, or Constitutional 16 Officer to Withdraw from Civil Service. Upon the effective 17 date of this act, any local agency, board, or constitutional officer, including without limitation the District School 18 19 Board, may elect by a majority vote of the governing body, or 20 for county constitutional officers by written notice to the Civil Service Board, to withdraw from the Civil Service 21 22 system, in which case the local agency, board, or county 23 constitutional officer shall be exempt from the provisions of 24 chapter 83-405, Laws of Florida, as amended in all its parts. 25 Further, the following shall Additional Positions Eligible for 26 Exemption. In addition to those positions described in 27 paragraphs (a) through (s) in subsection 7.1, the following 28 positions may, by rule of the Board, also be exempt from the 29 career Civil Service: 30 (a) Elected officials or persons appointed by the

Governor.

1	(b) Members of county and local boards and county
2	commissions.
3	(c) Members of advisory boards.
4	(a) Registered nurses and medical doctors.
5	(b) The executive head and a deputy or deputies to the
6	executive head and other positions of each county agency as
7	warranted by the size and complexity of the organization,
8	scope of programs and nature of the positions. Where more
9	than one deputy is required in an exempt position by an
10	agency, justification must be submitted to and be approved by
11	the Board.
12	(c) Confidential assistant or secretary to an exempt
13	official.
14	(d) Employees of the Escambia County Public Health
15	Trust organized and existing pursuant to Chapter 154, Florida
16	Statutes.
17	Section 3. This act shall take effect upon becoming a
18	law.
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