By Senator Hays

	20-00106в-12 20121360
1	A bill to be entitled
2	An act relating to application of foreign law in
3	certain cases; creating s. 45.022, F.S.; defining the
4	term "foreign law, legal code, or system"; clarifying
5	that the public policies expressed in the act apply to
6	violations of a natural person's fundamental
7	liberties, rights, and privileges guaranteed by the
8	State Constitution or the United States Constitution;
9	providing that the act does not apply to a
10	corporation, partnership, or other form of business
11	association, except when necessary to provide
12	effective relief in proceedings under or relating to
13	chapters 61 and 88, F.S.; specifying the public policy
14	of this state in applying the choice of a foreign law,
15	legal code, or system under certain circumstances in
16	proceedings brought under or relating to chapters 61
17	and 88, F.S., which relate to dissolution of marriage,
18	support, time-sharing, the Uniform Child Custody
19	Jurisdiction and Enforcement Act, and the Uniform
20	Interstate Family Support Act; declaring that certain
21	decisions rendered under such laws, codes, or systems
22	are void; declaring that certain choice of venue or
23	forum provisions in a contract are void; providing for
24	the construction of a waiver by a natural person of
25	the person's fundamental liberties, rights, and
26	privileges guaranteed by the State Constitution or the
27	United States Constitution; declaring that claims of
28	forum non conveniens or related claims must be denied
29	under certain circumstances; providing that the act

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30	may not be construed to require or authorize any court
31	to adjudicate, or prohibit any religious organization
32	from adjudicating, ecclesiastical matters in violation
33	of specified constitutional provisions or to conflict
34	with any federal treaty or other international
35	agreement to which the United States is a party to a
36	specified extent; providing for severability;
37	providing an effective date.
38	
39	Be It Enacted by the Legislature of the State of Florida:
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41	Section 1. Section 45.022, Florida Statutes, is created to
42	read:
43	45.022 Application of foreign law contrary to public policy
44	in certain cases
45	(1) As used in this section, the term "foreign law, legal
46	code, or system" means any law, legal code, or system of a
47	jurisdiction outside any state or territory of the United
48	States, including, but not limited to, international
49	organizations or tribunals, and applied by that jurisdiction's
50	courts, administrative bodies, or other formal or informal
51	tribunals. The term does not include the common law and statute
52	laws of England as described in s. 2.01 or any laws of the
53	Native American tribes in this state.
54	(2) (a) This section applies only to actual or foreseeable
55	denials of a natural person's fundamental liberties, rights, and
56	privileges guaranteed by the State Constitution or the United
57	States Constitution from the application of a foreign law, legal
58	code, or system in proceedings brought under, pursuant to, or

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59	pertaining to the subject matter of chapter 61 or chapter 88.
60	(b) Except as necessary to provide effective relief in
61	proceedings brought under, pursuant to, or pertaining to the
62	subject matter of chapter 61 or chapter 88, this section does
63	not apply to a corporation, partnership, or other form of
64	business association.
65	(3) Any court, arbitration, tribunal, or administrative
66	agency ruling or decision violates the public policy of this
67	state and is void and unenforceable if the court, arbitration,
68	tribunal, or administrative agency bases its ruling or decision
69	in the matter at issue in whole or in part on any foreign law,
70	legal code, or system that does not grant the parties affected
71	by the ruling or decision the same fundamental liberties,
72	rights, and privileges guaranteed by the State Constitution or
73	the United States Constitution.
74	(4)(a) A contract or contractual provision, if severable,
75	that provides for the choice of a foreign law, legal code, or
76	system to govern some or all of the disputes between the parties
77	to be adjudicated by a court of law or by an arbitration panel
78	arising from the contract violates the public policy of this
79	state and is void and unenforceable if the foreign law, legal
80	code, or system chosen includes or incorporates any substantive
81	or procedural law, as applied to the dispute at issue, which
82	would not grant the parties the same fundamental liberties,
83	rights, and privileges guaranteed by the State Constitution or
84	the United States Constitution.
85	(b) This subsection does not limit the right of a natural
86	person in this state to voluntarily restrict or limit his or her
87	fundamental liberties, rights, and privileges guaranteed by the

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88	State Constitution or the United States Constitution by contract
89	or specific waiver consistent with constitutional principles,
90	but the language of any such contract or other waiver must be
91	strictly construed in favor of preserving such liberties,
92	rights, and privileges.
93	(5)(a) If any contractual provision or agreement provides
94	for the choice of venue or forum outside a state or territory of
95	the United States, and if the enforcement or interpretation of
96	the contract or agreement applying that choice of venue or forum
97	provision would result in a violation of any fundamental
98	liberties, rights, and privileges guaranteed by the State
99	Constitution or the United States Constitution, that contractual
100	provision or agreement shall be interpreted or construed to
101	preserve such liberties, rights, and privileges of the person
102	against whom enforcement is sought.
103	(b) If a natural person who is subject to personal
104	jurisdiction in this state seeks to maintain litigation,
105	arbitration, agency, or similarly binding proceedings in this
106	state and the courts of this state find that granting a claim of
107	forum non conveniens or a related claim denies or would likely
108	lead to the denial of any fundamental liberties, rights, and
109	privileges guaranteed by the State Constitution or the United
110	States Constitution of the nonclaimant in the foreign forum with
111	respect to the matter in dispute, it is the public policy of
112	this state that the claim be denied.
113	(6) This section may not be construed to:
114	(a) Require or authorize any court to adjudicate, or
115	prohibit any religious organization from adjudicating,
116	ecclesiastical matters, including, but not limited to, the

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117	election, appointment, calling, discipline, dismissal, removal,
118	or excommunication of a member, officer, official, priest, nun,
119	monk, pastor, rabbi, imam, or member of the clergy of the
120	religious organization, or determination or interpretation of
121	the doctrine of the religious organization, if such adjudication
122	or prohibition would violate s. 3, Art. I of the State
123	Constitution or the First Amendment to the United States
124	Constitution; or
125	(b) Conflict with any federal treaty or other international
126	agreement to which the United States is a party to the extent
127	that such federal treaty or international agreement preempts or
128	is superior to state law on the matter at issue.
129	(7) If any provision of this section or its application to
130	any natural person or circumstance is held invalid, the
131	invalidity does not affect other provisions or applications of
132	this section which can be given effect, and to that end the
133	provisions of this section are severable.
134	Section 2. This act shall take effect upon becoming a law.