By Senator Hays

	20-00601-12 2012650
1	A bill to be entitled
2	An act relating to collective bargaining for certain
3	public employees; amending s. 447.203, F.S.;
4	specifying that for purposes of resolving an impasse
5	the sheriff, the tax collector, the property
6	appraiser, the supervisor of elections, and the clerk
7	of the circuit court are each deemed the "legislative
8	body" for their respective employees; providing that
9	in a county that has expressly abolished the office of
10	any constitutional officer, such duties are
11	transferred to the officer as provided for under the
12	county charter if the charter is not inconsistent with
13	general law or a special law approved by a vote of the
14	electors; providing an effective date.
15	
16	Be It Enacted by the Legislature of the State of Florida:
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18	Section 1. Subsection (10) of section 447.203, Florida
19	Statutes, is amended to read:
20	447.203 DefinitionsAs used in this part:
21	(10) "Legislative body" means the State Legislature, the
22	board of county commissioners, the district school board, the
23	governing body of a municipality, or the governing body of an
24	instrumentality or unit of government having authority to
25	appropriate funds and establish policy governing the terms and
26	conditions of employment and which, as the case may be, is the
27	appropriate legislative body for the bargaining unit.
28	(a) For purposes of s. 447.403, the Board of Governors of
29	the State University System, or the board's designee, ${ m is}$ shall

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30	be deemed to be the legislative body with respect to all
31	employees of each constituent state university.
32	(b) For purposes of s. 447.403 the board of trustees of a
33	community college $\underline{ ext{is}}$ shall be deemed to be the legislative body
34	with respect to all employees of the community college.
35	(c) For purposes of s. 447.403, and as sovereign
36	constitutional officers under s. 1(d), Art. VIII of the State
37	Constitution, the sheriff, tax collector, property appraiser,
38	supervisor of elections, and clerk of the circuit court are each
39	deemed to be the legislative body for their respective
40	employees. However, if provided by a county charter that was
41	approved by a vote of the electors of the county and that
42	expressly abolished the office of the sheriff, tax collector,
43	property appraiser, supervisor of elections, or clerk of the
44	court and expressly transferred all duties prescribed by general
45	law to an elected or appointed charter officer, that officer is
46	subject to such charter if the charter is not inconsistent with
47	general law or with a special law approved by a vote of the
48	electors under s. 1(g), Art. VIII of the State Constitution.
49	Section 2. This act shall take effect July 1, 2012.

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