Senator Stewart moved the following:

**Senate Amendment to House Amendment (159253)**

Delete lines 57 - 91

and insert:

state police departments, college police departments, county correctional agencies, and the Department of Corrections. The term does not include a state university police department.

(5) “Local governmental entity” means any county, municipality, or other political subdivision of this state.

(6) “Sanctuary policy” means a law, policy, practice, procedure, or custom adopted or permitted by a state entity,
local governmental entity, or law enforcement agency which contravenes 8 U.S.C. s. 1373(a) or (b) or which knowingly prohibits or impedes a law enforcement agency from communicating or cooperating with a federal immigration agency with respect to federal immigration enforcement, including, but not limited to, limiting a law enforcement agency in, or prohibiting such agency from:

(a) Complying with an immigration detainer;
(b) Complying with a request from a federal immigration agency to notify the agency before the release of an inmate or detainee in the custody of the law enforcement agency;
(c) Providing a federal immigration agency access to an inmate for interview;
(d) Participating in any program or agreement authorized under s. 287 of the Immigration and Nationality Act, 8 U.S.C. s. 1357; or
(e) Providing a federal immigration agency with an inmate’s incarceration status or release date.

(7) “Sanctuary policymaker” means a state or local elected official or an appointed official of a local governmental entity governing body who has voted for, allowed to be implemented, or voted against repeal or prohibition of a sanctuary policy, or who willfully engages in a pattern of noncooperation with a federal immigration agency.

(8) “State entity” means the state or any office, board, bureau, commission, department, branch, division, or institution thereof, including institutions within the Florida College System. The term does not include the State University System.