

SCS HB 878 -- CORPORATE SECURITY ADVISORS

(Vetoed by the Governor -- Overridden by the General Assembly)

This bill specifies that the Director of the Department of Public Safety must have the sole authority to commission corporate security advisors. A person cannot hold a commission as a corporate security advisor without a valid peace officer license. The department director must commission corporate security advisors as he or she deems appropriate taking specified factors into consideration. A licensed corporate security advisor who is not also commissioned by the department must not have the power of arrest for violations of the criminal code except as otherwise provided by law.

The department must establish a minimum amount of liability insurance to be provided by a prospective or current employer of the corporate security advisor and require the employer to provide a statement that the corporate security advisor will be included in the policy as a named insured. An application for a license must be made on a form and in a manner as the department director prescribes. The department must charge a fee, not to exceed \$200, for each license.

The bill specifies that the provisions of the bill are not intended to nor must they be construed as a waiver of sovereign immunity or the acknowledgment or creation of any liability on the part of the state for personal injury, death, or property damage. The department and department director must have immunity from civil liability arising out of the commissioning of corporate security advisors under these provisions.