

## Overview

- Authority and Powers
- Sunshine Law
- Public Records Law
- Ethics
- Legislative vs. Quasi-judicial

# Authority and Powers

#### U.S. Constitution (10<sup>th</sup> Amendment)

 States have concurrent and reserved "police powers" to promote health, safety, morals, and general welfare of their inhabitants.

#### Florida Constitution

- Grants FL Legislature authority, by general or special law, to form municipalities that shall have certain powers (governmental, corporate, and proprietary).
  - o FL Const., Art. VIII, Sec. 2.

#### Laws of Florida

- City of Gainesville established:
  - Originally incorporated in 1866; re-incorporated 1869; Ch. 12760, Laws of Fla. (1927), as amended by Ch. 90-394, Laws of Fla. (1990).
- Municipal Home Rule Powers Act: municipalities may exercise any power for municipal purposes except when expressly prohibited by state law.
  - o Ch. 166, F.S. (1973).

#### City of Gainesville

- <u>Charter</u>: Most important legal document of city (similar to local constitution); initially adopted by FL Legislature; may be amended locally.
- Local Enactments: Comprehensive Plan; Code of Ordinances; Resolutions; Policies.

## Sunshine Law

- Any MEETING of a public board/commission:
  - 1. OPEN
  - 2. NOTICE
  - 3. MINUTES.

• §286.011, Florida Statutes (1967); Article I, Section 24, Florida Constitution (1992).

# Sunshine Law – "Meeting"

 Any gathering, whether formal or casual, of two or more members of the same board with discussion on any matter that will foreseeably come before that board for action.

• Sarasota Citizens for Responsible Government v. City of Sarasota, 48 So. 3d 755, 764 (Fla. 2010).

### Public Records

- The public has a right to access all materials that are:
  - 1. made or received by a public body, officer, employee, or persons acting on their behalf, and
  - 2. used to perpetuate, communicate, or formalize knowledge in connection with official business.
- Unless specifically exempted by the Florida Constitution or Florida Statutes.
- 1) Article I, Section 24, Florida Constitution; 2) Chapter 119, Florida Statutes.

## Open Government Laws Liability

- Attorney's Fees may be assessed against individual board member(s) for SL violation, if advice of attorney not followed.<sup>1</sup>
- Action Void any SL violation (irrespective of intent or degree of resulting prejudice/injury) is "irreparable public injury" that voids any resulting action.<sup>2</sup>
- **Knowing Violation** SL: criminal 2<sup>nd</sup> degree misdemeanor, punishable by up to 60 days in jail and \$500 fine. PR: 1<sup>st</sup> degree mis./\$1000 fine.<sup>3</sup>
- Negligent Violation noncriminal infraction, fine not exceeding \$500.4
- Removal from Office.<sup>5</sup>
- 1) §286.011(4), F.S.; 2) Town of Palm Beach v. Gradison, 296 So. 2d 473 (Fla. 1974), Port Everglades Authority v. International Longshoreman's Association, Local 1922-1, 652 So. 2d 1169 (Fla. 4th DCA 1995); 3) §286.011(3)(b) and §119.10, F.S.; 4) §286.011(3)(a) and §119.10, F.S.; 5) §112.52, F.S.

## Ethics

- Board member's responsibility to determine the application of Florida's Code of Ethics to any particular situation.
  - Advisory opinion City Attorney's Office
  - Binding opinion Florida Commission on Ethics (850-488-7864)

## Ethics - Behavior

#### Public Duties vs. Private Interests

- May not be employed with or have a contract with any business or agency: 1)
  that is regulated by or doing business with the City, or 2) when such relationship
  poses a frequently recurring conflict between the official's private interests and
  public duties.<sup>1</sup>
- May not either: 1) corruptly use your position or the resources thereof, or 2) use info not available to the public to obtain a special privilege or benefit for yourself or someone else.<sup>2</sup>

#### Gifts

- May not solicit or accept anything of value that is based on understanding that your vote, official action, or judgment would be influenced.<sup>3</sup>
- May not otherwise accept a gift worth more than \$100 from anyone who has lobbied you or the City within the past 12 months, or the partner, firm, employer, or principal of such a lobbyist, or from a political committee or vendor doing business with the City.<sup>4</sup>
- 1) §112.313(7), F.S.; 2) §112.313(6), (8), F.S., 3) §112.313(2), F.S.; 4) §112.3148, F.S.

# Ethics - Voting

- All board members are required to vote, unless:
  - There is or appears to be a possible voting conflict, or
  - 2. To avoid potential bias or prejudice in a quasi-judicial proceeding.

• §286.012, F.S.

## Ethics - Voting Conflicts

- Any matter that would result in a special private gain or loss to the board member or a relative, business associate, or principal by whom the board member is retained.
  - **Relative**: father, mother, son, daughter, husband, wife, brother, sister, father-in-law, mother-in-law, son-in-law, or daughter-in-law.
  - Principal by whom retained: an individual or entity that for something of value has permitted or directed another to act for the individual or entity, including a client, employer, or the parent, subsidiary or sibling organization of one's client or employer.
- §112.3143, F.S.

## Ethics - Voting Conflicts

- If conflict exists, must be disclosed:
  - Known prior to the meeting COE Form 8b distributed to board members and verbally disclosed.
  - Unknown prior to the meeting verbally disclosed and COE Form 8b filed with staff liaison within 15 days and distributed at next meeting.
- After disclosure, appointed board members must abstain from voting (and may not be considered for quorum purposes), but may participate in the discussion of the matter.
- §112.3143, F.S.

## Ethics - Disclosures

Only certain boards required to file these disclosures.

- Form 1 Limited Financial Disclosure (annually by July 1)
  - Sources and types of financial interests; no dollar values.
- Form 2 Quarterly Client Disclosure
  - Filed only if you or a partner or associate of your professional firm represent a client for compensation before the City.
- Form 9 Quarterly Gift Disclosure
  - Filed only if you received a gift worth more than \$100, other than gifts from "relatives" (defined in §112.312, F.S.) or gifts primarily associated with your private business/employment.
- Forms should be received from and filed with **Supervisor of Elections**, but see Staff Liaison or City Clerk's Office for assistance.

# Legislative vs. Quasi-judicial

- Generally two types of local government board decisions:
  - Legislative makes law/policy that generally applies to a broad group of citizens.
  - Quasi-judicial applies already-established law/policy to a specific, individualized situation (i.e., determining whether a specific application meets existing regulations or requirements).

# Quasi-judicial Hearings

- Hearing Requirements (and judicial review standards):
  - Procedural Due Process<sup>1</sup>
    - 1. Adequate prior notice,
    - 2. Fair opportunity to be heard, present evidence, and cross-examine any witnesses, and
    - 3. Unbiased decision-maker.
  - Essential requirements of correct law
  - Competent, substantial evidence
- 1) 14<sup>th</sup> Amendment, U.S. Constitution; Article I, Section 9, Florida Constitution.

# Quasi-judicial Hearings

- Unbiased decision-maker:
  - Hearings must be free from any just suspicion of prejudice, unfairness, fraud, or oppression.<sup>1</sup>
  - Mere political bias or adverse political philosophy does not equal bias.<sup>2</sup>
  - Ex-parte communications prohibited.<sup>3</sup> Must disclose at hearing any inadvertent communications.
- 1) Bd. of Pub. Instruction of Broward Cnty. v. State ex rel. Allen, 219 So. 2d 430, 432 (Fla. 1969); 2) Hortonville Joint School Dist. No. 1 v. Hortonville Educ. Ass'n, 426 U.S. 482 (1976); 3) See Jennings v. Dade County, 589 So. 2d 1337 (Fla. 3d DCA 1991).

