Bill No. CS for SB 326

Amendment No. $\underline{1}$ Barcode 160118

	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
1	· .
2	<u>.</u>
3	<u>.</u>
4	
5	
6	
7	
8	
9	
10	
11	The Committee on Criminal Justice recommended the following
12	amendment:
13	
14	Senate Amendment (with title amendment)
15	On page 3, between lines 20 and 21,
16	
17	insert:
18	Section 3. Paragraph (a) of subsection (2) of section
19	561.19, Florida Statutes, is amended to read:
20	561.19 License issuance upon approval of division
21	(2)(a) When beverage licenses become available by
22	reason of an increase in the population of a county, or by
23	reason of a county permitting the sale of intoxicating
24	beverages when such sale had been prohibited, or by reason of
25	revocation of a quota license, the division, if there are more
26	applicants than the number of available licenses, shall
27	provide a method of double random selection by public drawing
28	to determine which applicants shall be considered for issuance
29	of licenses. The double random selection drawing method shall
30	allow each applicant whose application is complete and does
31	not disclose on its face any matter rendering the applicant
	a a contract of the contract o

Bill No. CS for SB 326

Amendment No. $\underline{1}$ Barcode 160118

1	ineligible an equal opportunity of obtaining an available
2	license. After all applications are filed with the director,
3	the director shall then determine by random selection drawing
4	the order in which each applicant's name shall be matched with
5	a number selected by random drawing, and that number shall
6	determine the order in which the applicant will be considered
7	for a license. This paragraph does not prohibit a person who
8	holds a perfected lien or security interest in a quota
9	alcoholic beverage license, in accordance with s. 561.65, from
10	enforcing the lien or security interest against the license
11	within 180 days after a final order of revocation or
12	suspension. A revoked quota alcoholic beverage license
13	encumbered by a lien or security interest perfected in
14	accordance with s. 561.65 may not be issued under this
15	subsection until the aforementioned 180-day period has elapsed
16	or until the enforcement proceeding is final.
17	
18	(Redesignate subsequent sections.)
19	
20	
21	======== T I T L E A M E N D M E N T =========
22	And the title is amended as follows:
23	On page 1, line 14, after the semicolon,
24	
25	insert:
26	providing procedures for issuance of a license
27	that becomes available because of a revocation;
28	
29	
30	
31	