House

Florida Senate - 2020 Bill No. CS for SB 668

677	346
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LEGISLATIVE ACTION

Senate . Comm: RCS . 02/03/2020

The Committee on Governmental Oversight and Accountability (Book) recommended the following:

Senate Amendment (with directory and title amendments)

Between lines 94 and 95

insert:

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(20) "Summer day camp" has the same meaning as provided in s. 409.175.

(21) "Summer 24-hour camp" has the same meaning as provided in s. 409.175.

Section 2. Section 402.3132, Florida Statutes, is created to read:

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11	402.3132 Summer day camp and summer 24-hour camp
12	(1) The provisions of ss. 402.301-402.319, except for the
13	requirements regarding screening of child care personnel, shall
14	not apply to a summer day camp or summer 24-hour camp. However,
15	a summer day camp or summer 24-hour camp shall meet minimum
16	requirements, if applicable of the local governing body as to
17	health, sanitation, and safety and shall meet the screening
18	requirements pursuant to ss. 402.305 and 402.3055. Failure by a
19	summer day camp or summer 24-hour camp to comply with such
20	screening requirements shall result in the loss of the summer
21	day camp's or summer 24-hour camp's ability to operate.
22	(2) The department or local licensing agency may commence
23	and maintain all proper and necessary actions and proceedings
24	for any or all of the following purposes:
25	(a) To protect the health, sanitation, safety, and well-
26	being of all children under care.
27	(b) To enforce its rules and regulations.
28	(c) To make application for injunction to the proper
29	circuit court, and the judge of that court shall have
30	jurisdiction upon hearing and for cause shown to grant a
31	temporary or permanent injunction, or both, restraining any
32	person or entity from violating or continuing to violate any of
33	the screening of child care personnel provisions of ss. 402.305-
34	402.3055.
35	(d) To impose an administrative fine, not to exceed \$100
36	per violation, per day, for each violation of the screening of
37	child care personnel provisions pursuant to ss. 402.305-
38	402.3055.
39	(3) All summer camps or 24-hour summer camps must register

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40	with the department and be included in the department's summer
41	camp listing in order to be recognized as meeting the provisions
42	of this section.
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44	===== DIRECTORY CLAUSE AMENDMENT ======
45	And the directory clause is amended as follows:
46	Delete lines 13 - 17
47	and insert:
48	Section 1. Present subsections (9) through (18) of section
49	402.302, Florida Statutes, are redesignated as subsections (10)
50	through (19), respectively, new subsections (9), (20), and (21)
51	are added to that section, and subsection (2) of that section is
52	amended, to read:
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54	========== T I T L E A M E N D M E N T ==============
55	And the title is amended as follows:
56	Delete lines 2 - 9
57	and insert:
58	An act relating to government-sponsored recreation
59	programs and registration of summer camps and
60	overnight summer camps; amending 402.302, F.S.;
61	revising the definition of the term "child care
62	facility" to exclude government-sponsored recreation
63	programs; defining the terms "government-sponsored
64	recreation program", "summer day camp", and "summer
65	24-hour camp"; creating s. 402.3132, F.S.;
66	establishing minimum requirements and enforcement of
67	rules and regulations related to summer day camps and
68	summer 24-hour camps; amending ss. 39.201, 402.305,

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and 1002.82, F.S.; conforming cross references;providing and effective date.

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