769168

	LEGISLATIVE ACTION	
Senate	•	House
Comm: FAV	•	
03/26/2025		
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The Committee on Rules (Martin) recommended the following:

Senate Amendment to Amendment (142450) (with title amendment)

Delete lines 10 - 19

and insert:

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health care provider or health care facility, any complaint, investigative report, settlement, final order, or finding arising from a disciplinary proceeding pursuant to s. 456.073, or any prior adverse medical incident report under s. 25, Art. X of the State Constitution, related to the health care provider or health care facility is discoverable and admissible as



evidence in the action.

Section 2. Section 766.114, Florida Statutes, is created to read:

766.114 Joinder of liability insurers in medical negligence actions.—Notwithstanding s. 627.4136, in any action brought under this chapter alleging medical negligence, a liability insurer providing coverage to a health care provider may be joined as a party defendant, and the existence of such insurance coverage may be disclosed to the jury.

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> ======= T I T L E A M E N D M E N T ========= And the title is amended as follows:

Delete lines 25 - 31 and insert:

> wrongful death and medical negligence; amending s. 766.102, F.S.; providing for the discoverability and admissibility of certain information regarding health care providers or health care facilities in medical negligence actions; creating s. 766.114, F.S.; providing that a liability insurer may be joined as a party defendant with a health care provider in medical negligence actions; providing that such insurance coverage may be disclosed to a jury in such actions; amending