



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:  
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



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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.

===== 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