Representative Moskowitz offered the following:

Amendment to Amendment (797676) (with title amendment)
Between lines 32 and 33 of the amendment, insert:

Section 2. Paragraph (a) of subsection (1) of section 550.2415, Florida Statutes, is amended to read:

550.2415 Racing of animals under certain conditions prohibited; penalties; exceptions.—

(1)(a) The racing of an animal that has been impermissibly medicated or determined to have a prohibited substance present is prohibited. It is a violation of this section for a person to impermissibly medicate an animal or for an animal to have a prohibited substance present resulting in a positive test for
such medications or substances based on samples taken from the animal before or immediately after the racing of that animal. It is a violation of this section for a greyhound to have anabolic steroids present resulting in a positive test for such steroids based on samples taken from the greyhound before or immediately after the racing of that greyhound. Test results and the identities of the animals being tested and of their trainers and owners of record are confidential and exempt from s. 119.07(1) and from s. 24(a), Art. I of the State Constitution for 10 days after testing of all samples collected on a particular day has been completed and any positive test results derived from such samples have been reported to the director of the division or administrative action has been commenced.

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T I T L E  A M E N D M E N T

Remove line 918 of the amendment and insert:
certain regulations; amending s. 550.2415, F.S.; providing that a positive test result for anabolic steroids in a greyhound results in a violation; amending s. 849.0931, F.S.;