Senator Young moved the following:

Senate Amendment to Amendment (162222) (with title amendment)

Before line 5 insert:

Section 1. Section 546.13, Florida Statutes, is created to read:

546.13 Fantasy contests and fantasy contest operators.—
(1) DEFINITIONS.—As used in this section, the term:
(a) “Fantasy contest” means any fantasy or simulated game or contest in which:
1. The fantasy contest operator is not a participant in the
game or contest;
2. The value of all prizes and awards offered to winning
participants are established and made known to the participants
in advance of the contest;
3. All winning outcomes reflect the relative knowledge and
skill of the participants and are determined predominantly by
accumulated statistical results of the performance of
individuals, including athletes in the case of sports events;
and
4. No winning outcome is based on the score, point spread,
or any performance or performances of any single actual team or
combination of such teams or solely on any single performance of
an individual athlete or player in any single actual event.

(b) “Fantasy contest operator” means a person or entity
that offers fantasy contests for a cash prize or award. The term
does not include an individual who serves as the commissioner of
10 or fewer fantasy contests.

(2) EXEMPTIONS.—A fantasy contest is not subject to
regulation by the Department of Business and Professional
Regulation and is not subject to s. 849.01, s. 849.08, s.
849.09, s. 849.11, s. 849.14, or s. 849.25.

Section 2. Paragraph (c) is added to subsection (2) of
section 849.0931, Florida Statutes, and subsection (14) of that
section is republished, to read:
849.0931 Bingo authorized; conditions for conduct;
permitted uses of proceeds; limitations.—
(2)
(c) Veterans’ organizations engaged in charitable, civic,
benevolent, or scholastic works or other similar endeavors, which organizations have been in existence for 3 years or more, may conduct instant bingo in accordance with the requirements of this section using electronic tickets in lieu of or together with instant bingo paper tickets, only on the following premises:

1. A property owned by the veterans’ organization.
2. A property owned by the veterans’ organization that will benefit from the proceeds.
3. A property leased for at least 1 year by a veterans’ organization, provided that the lease or rental agreement does not provide for the payment of a percentage of the proceeds generated at such premises to the lessor or any other party and provided that the rental rate for such premises does not exceed the rental rates charged for similar premises in the same locale.

Electronic tickets for instant bingo must be nontransparent until the electronic ticket is opened by the player in electronic form and may be sold or distributed in this state by veterans’ organizations only after the software for such tickets has been independently analyzed and certified to be compliant with this section by a nationally recognized independent gaming laboratory.

(14) Any organization or other person who willfully and knowingly violates any provision of this section commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. For a second or subsequent offense, the organization or other person commits a felony of the third
degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

And the title is amended as follows:

Delete lines 849 - 850

and insert:

An act relating to the Department of Business and Professional Regulation; creating s. 546.13, F.S.; defining terms; exempting fantasy contests from certain regulations; amending s. 849.0931, F.S.; authorizing certain veterans' organizations to conduct instant bingo, subject to certain requirements; amending s. 287.055, F.S.; redefining the