COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 7067 (2022)

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTIONADOPTED(Y/N)ADOPTED AS AMENDED(Y/N)ADOPTED W/O OBJECTION(Y/N)FAILED TO ADOPT(Y/N)WITHDRAWN(Y/N)OTHER

Committee/Subcommittee hearing bill: State Affairs Committee Representative Byrd offered the following:

Amendment (with directory amendment)

Between lines 558 and 559, insert:

Each elected constitutional officer, state officer, (6) 7 excluding a member of a judicial nominating commission who holds 8 no other state office, local officer, and specified state 9 employee shall file a quarterly report of the names of clients represented for a fee or commission, except for appearances in ministerial matters, before agencies at his or her level of government. For the purposes of this part, agencies of government shall be classified as state-level agencies or agencies below state level. Each local officer shall file such report with the supervisor of elections of the county in which the officer is principally employed or is a resident. Each state 358933 - h7067-line558.docx

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17 officer, excluding a member of a judicial nominating commission 18 who holds no other state office, elected constitutional officer, 19 and specified state employee shall file such report with the commission. The report shall be filed only when a reportable 20 21 representation is made during the calendar quarter and shall be 22 filed no later than the last day of each calendar guarter, for 23 the previous calendar quarter. Representation before any agency shall be deemed to include representation by such officer or 24 25 specified state employee or by any partner or associate of the 26 professional firm of which he or she is a member and of which he or she has actual knowledge. For the purposes of this 27 subsection, the term "representation before any agency" does not 28 29 include appearances before any court or the Deputy Chief Judge 30 of Compensation Claims or judges of compensation claims or 31 representations on behalf of one's agency in one's official 32 capacity. Such term does not include the preparation and filing of forms and applications merely for the purpose of obtaining or 33 34 transferring a license based on a quota or a franchise of such 35 agency or a license or operation permit to engage in a 36 profession, business, or occupation, so long as the issuance or granting of such license, permit, or transfer does not require 37 substantial discretion, a variance, a special consideration, or 38 39 a certificate of public convenience and necessity.

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42	DIRECTORY AMENDMENT
43	Remove lines 504-507 and insert:
44	Section 7. Paragraphs (b), (d), and (e) of subsection (2),
45	subsection (5), subsection (6), paragraph (c) of subsection (8),
46	and paragraph (c) of subsection (11) of section 112.3145,
47	Florida Statutes, are amended to read:
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