Senator Book moved the following:

**Senate Amendment to Amendment (730228) (with title amendment)**

Before line 5 insert:

Section 1. Section 553.862, Florida Statutes, is created to read:

553.862 Baby-changing table requirements.—

(1) As used in this section, the term:

(a) “Baby-changing table” means a table or other device that is installed in a separate, designated location for the
purpose of changing an infant’s or child’s diaper or clothing.

(b) “Building” means any of the following:
1. A theater.
2. A sports arena or stadium.
3. A convention center, auditorium, or exhibition hall.
4. A public library.
5. A passenger terminal.
6. An amusement park in a permanent location.
7. A restaurant with a seating capacity of at least 50 persons, except when there is a baby-changing table within 300 feet of the restaurant’s entrance.
8. A shopping center or shopping mall larger than 25,000 square feet.
9. A retail store larger than 5,000 square feet.

(c) “Restroom” has the same meaning as in s. 553.865.
(d) “Unisex restroom” has the same meaning as in s. 553.865.

(2) Pursuant to s. 553.73(1), the commission shall adopt by rule a requirement that a baby-changing table be available in every men’s restroom in any building that does not have a unisex restroom available.

================================ TITLE AMENDMENT ====================
And the title is amended as follows:
Between lines 369 and 370 insert:
creating s. 553.862, F.S.; defining terms; requiring the Florida Building Commission to adopt a rule relating to baby-changing table requirements;