ADOPTED HOUSE AMENDMENTS



Monday, January 23, 2017

HB0011H2001/ADOPTED

Page 3-line 12 Delete the standing committee amendment (HB0011HS001.01/AC) to this line and further

amend as follows:

Page 3-line 12 Delete "discounted" insert "recommendation

or to discontinue the study and pursue other

appropriate valuation methods.". MADDEN

HB0062HS001/ADOPTED

Page 4-line 11 After "assistance" insert "or immunity". GREEAR, CHAIRMAN

HB0087HS001/ADOPTED

Page 1-line 8 After "1-40-208(b)" insert "and (c)".

Page 2-line 2 After "needed." delete balance of line.

Page 2-lines 3 through 5 Delete entirely insert prosecuting attorney shall notify the attorneys for the defendants of the intention to return the property twenty (20) days prior to its return to enable the defendants to seek relief from the court. No notice is required in the absence of a known suspect or defendant unless otherwise ordered by the court. No later than sixty days (60) after the property is taken as evidence, the prosecuting attorney shall make an initial determination whether to expedite the return of property to the victim or witness. The prosecuting attorney in exercising discretion to expedite the return of property shall consider whether:".

Page 2-line 7 Delete "are" insert "would be".

Page 2-line 8 After "evidence" insert "in lieu of the property".

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Page 2-line 11 Delete "place" insert "lieu"; delete "not".

Page 2-line 14 Delete "not".

Page 2-line 17 Delete "not".

Page 2-After line 17 Insert

(c) The trial court exercising jurisdiction over a criminal proceeding shall, if requested, enter appropriate orders to implement the provisions of this section preserve the property for evidentiary analysis or use, or return the property to the victim or witness as appropriate.

KIRKBRIDE, CHAIRMAN

HB0093HS001/ADOPTED

Page 2-line 13 Delete "2017-2018" insert "2018-2019".

NORTHRUP, CHAIRMAN

HB0112HW001/ADOPTED

Page 1-line 6 After "compact;" insert "providing for licensure fees;".

Page 49-line 19 Delete "33-36-110(h)" insert "33-36-110(a)(i), (b), (h)".

Page 49-line 20 Delete "a new subsection (j)" insert "new subsections (j) and (k)".

Page 51-line 21

After "budget" insert "if sufficient revenue is not collected pursuant to W.S. 33-36-110 to cover the costs of the assessment".

Page 52-After line 10 Insert:

"(a) An emergency medical technician license shall be granted by the division to any individual who:

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- (i) Submits an application for a license to the division and pays the fee established pursuant to subsection (k) of this section;
- (b) Each emergency medical technician license shall expire every other year at a date determined by the division and may be renewed for a period of two (2) years upon application and payment of the fee established pursuant to subsection (k) of this section. An initial or renewal license may be granted by the division once to each person for a period not to exceed three (3) years if educational requirements for the period are satisfied. The division shall determine whether an applicant is eligible for an initial or renewal license.".

Page 53-After line 6 Insert:

"(k) The division shall establish in rule and regulation fees for issuing initial or renewal licenses under this section. Fees established pursuant to this section shall be in an amount to ensure that, to the extent practicable, the total revenue generated from the fees collected approximates, but does not exceed, the direct and indirect costs of administering this section and the provisions of the Recognition of Emergency Medical Services Personnel Licensure Interstate Compact Act, W.S. 33-36-202, including the costs of the assessment required under the compact.". MACGUIRE, HALLINAN

HB0119HS001/ADOPTED

Page 2-line 5 After "services" insert "authorized by this subsection". BARLOW, CHAIRMAN