House	Amendment NO
Offered By	
AMEND Senate Substitute for Senate Committee Substitute for Senate Bill No. 698, Page 8, Section 473.730, Line 43, by inserting after all of said section and line the following:	
"473.748. 1. As used in this sec shall have the same definitions as in sec	etion, the terms conservator, guardian, protectee, and ward tion 475.010.
services shall be unenforceable if such t	ration, or covenant in any contract for treatment, goods, or erm, provision, consideration, or covenant requires a public n or conservator to personally pay, assume, or guarantee the
3. No public administrator acting any personal or financial information in number or personal bank account number.	ng as a guardian or conservator shall be required to disclose cluding, but not limited to, his or her Social Security er to any party with which they are contracting on behalf of
liable, or act as the guarantor, for the de  5. Any person who knowingly with the deliable in a civil action for any dama violation, and may be required to pay a	violates the provisions of subsection 4 of this section shall bage caused to the public administrator's credit by the fine of up to fifty dollars. Any moneys collected from the
copy of his or her credit report on a qua shall remove all references to any debt of administrator's credit report. A consum	revenue fund.  edit reporting agency shall provide a public administrator a reterly basis at no cost. A consumer credit reporting agency owed by a ward of the public administrator from the public er credit reporting agency may request that the public er appointing him or her as the public administrator for a
Further amend said bill by amending the accordingly.	e title, enacting clause, and intersectional references
Standing Action Taken	Date
Select Action Taken	Date