

**BILL SUMMARY**  
2<sup>nd</sup> Session of the 60<sup>th</sup> Legislature

<b>Bill No.:</b>	<b>HB 3567</b>
<b>Version:</b>	<b>INT</b>
<b>Request Number:</b>	<b>15303</b>
<b>Author:</b>	<b>Rep. Wolfley</b>
<b>Date:</b>	<b>2/27/2026</b>
<b>Impact:</b>	<b>Please see previous summary of this measure</b>

**Research Analysis**

HB 3567 as introduced, prohibits candidates from expending campaign funds to compensate themselves for any consulting, managing, strategizing, media relations, compliance, or administrative services performed for their own campaign. Additionally, any recipients of campaign funds are prohibited from directly or indirectly providing anything of value to the candidate or a family member for services rendered to the candidate's own campaign or any other campaign for public office. Any vendor who a candidate pays more than \$500 during an election cycle must file an anti-kickback certification. Violators may face civil penalties, restitution of unlawful expenditures, and referral for criminal prosecution.

Prepared By: Keana Swadley

**Fiscal Analysis**

The measure is currently under review and impact information will be completed.

Prepared By: House Fiscal Staff

**Other Considerations**

None.