ACT #2018-___**496**__

- 1 HB9
- 2 187400-6
- 3 By Representative Williams (JD)
- 4 RFD: Education Policy
- 5 First Read: 09-JAN-18
- 6 PFD: 07/24/2017



п		
ш	L	

2 ENROLLED, An Act,

Relating to youth sports programs; to require any unpaid or volunteer coach or trainer associated with a youth athletics association of the state, or a political subdivision of the state, that sponsors or conducts any high risk youth athletics activity where there is a likelihood that a child or youth can sustain a serious injury be required to take a course to reduce the likelihood of a child being injured.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. This act shall be known and may be cited as the Coach Safety Act.

Section 2. For the purposes of this act, the following terms shall have the following meanings:

- (1) ASSOCIATION. Any organization that administers or conducts high risk youth athletics activities on property owned, leased, managed, or maintained by the state, an agent of the state, or a political subdivision of the state.
- (2) ATHLETICS PERSONNEL. Coaching personnel, athletic directors, Athletic directors and other individuals actively involved in organizing, conducting, training, or coaching sports activities for individuals age 14 and under.
- (3) COACH. Any individual, whether paid, unpaid, volunteer, or interim, who has been approved by the association to organize, train, or supervise a youth athlete

1	or team of youth athletes. If an individual approved by the
2	association is unavailable, the term may include an individual
3	selected by a youth athlete or a team of youth athletes who
4	has not been approved by the association.

(3) (4) HIGH RISK YOUTH ATHLETIC ACTIVITIES. Any organized sport in which there is a significant possibility for a youth athlete to sustain a serious physical injury, including, but not limited to, the sports of football, basketball, baseball, volleyball, soccer, ice or field hockey, cheerleading, and lacrosse.

(4) (5) YOUTH ATHLETE. Individuals age 14 and under participating in an organized sport.

Section 3. (a) Any state or political subdivision of a state affiliated youth athletics association that sponsors or conducts sports training or high risk youth athletic activities for children age 14 years and younger shall require all unpaid or volunteer coaches and athletics personnel to complete an online or residence course approved by the Department of Public Health, if available at no cost, which provides him or her with information and awareness of actions and measures that may be used to decrease the likelihood that a youth athlete will sustain a serious injury while engaged or participating in a high risk youth athletics activity.

1	(b) Youth athletics activities under this section
2	include organized sports activities conducted by either of the
3	following:
4	(1) Public and private schools under the
5	Interscholastic Athletic Association.
6	(2) Any youth athletics association that conducts
7	youth athletics events at any facility, field, gymnasium,
8	park, or other property owned, leased, operated, or maintained
9	by the state or any political subdivision of the state.
10	(c) (b) Any youth injury mitigating and information
11	course required to be taken by an unpaid or volunteer <u>a</u> coach
12	or trainer athletics personnel under this section, at a
13	minimum, shall provide information on the following subjects:
14	(1) Emergency preparedness, planning, and rehearsal
15	for traumatic injuries.
16	(2) Concussions and head trauma.
17	(3) Heat and extreme weather related injury
18	familiarization.
19	(4) Physical conditioning and training equipment
20	usage.
21	(5) Heart defects and abnormalities leading to
22	sudden cardiac health death.
23	(d) (c) Any youth injury mitigating and information
24	course required to be completed by an unpaid or volunteer a

1	coach or trainer athletics personnel	under this	s section shall
2	be at no cost to the individual.		

(e) (d) (c) Any individual required to take an injury mitigating course under this section shall complete the course within 30 days of becoming actively engaged in, or serving as, an athletic trainer athletics personnel or coach for the association.

(f) (e) (d) Any state or political subdivision of a state affiliated youth athletic association that conducts high risk youth athletic activities or events that requires unpaid or volunteer coaches and trainers athletics personnel to complete an injury mitigating course under this section shall maintain a record of individual course completion for as long as that individual serves as athletic personnel or coach for the association.

(g) (f) (e) The course requirement under this section shall be an annual requirement to be completed not later than the anniversary of the date on which the individual became actively engaged in serving as athletic personnel or coach for the association.

(h) (g) (f) All licensed and certified athletic trainers, doctors, nurses, first responders, and health care professionals with acute traumatic life support training shall be exempt from the course requirement under this section.

1	(i) (h) (g) This act may not be construed to
2	eliminate the involvement of athletic trainers at youth
3	athletic events.
4	(j) This act shall not be construed to impose any
5	new liability or new requirements upon political subdivisions
6	of the state.
7	(i) This act shall not be construed to impose any
8	additional liability upon political subdivisions of this
9	state.
10	(j) (i) Athletics personnel and coaches are
11	considered volunteers under subsection (d) of Section 6-5-336,
12	Code of Alabama 1975, if the actions were taken in good faith
13	and consistent with generally accepted techniques and methods
14	in reducing serious injuries during high risk youth athletics
15	activity.
16	(j) (k) Athletics personnel who complete an online
17	or residence course under this act shall be exempt from
18	liability under the good samaritan law:
19	(j) Athletics personnel and coaches shall be
20	entitled to a defense from liability for any injury sustained
21	by a youth athlete as a result of participation in a high risk
22	youth athletic activity upon establishing (1) that they
23	completed the injury mitigation and information course
24	described in Section 3(a) and (2) that they reasonably

1	conformed their conduct to the safety techniques and methods
2	identified in such injury mitigation and information course.
3	(k) The Department of Public Health shall within 180
4	days of enactment of this Act adopt rules, not inconsistent
5	with this Act, for purposes of implementing, enforcing, and
6	administering this Act.
7	Section 4. This act shall become effective on the
8	first day of the third month following its passage and
9	approval by the Governor, or its otherwise becoming law.
10	effective date of rules adopted by the Department of Public
11	Health under subsection 3(k) of this Act.

1			
2			
2		Mac Mat	har_
3			
4		Speaker of the House of	Representatives
5		Del Ma	
6	P	resident and Presiding O	fficer of the Senate
7		House of Represent	atives
8 9 10 11 12 13	and was passe	ereby certify that the wed by the House 30-JAN-18 ecutive Amendment 21-MAR Jeff Wo Clerk	and was passed again as -18.
15			
16	_		
17	Senate _	08-MAR-18	Passed
18	Senate	22-MAR-18	Passed, as amended by Executive Amendment
19			Yeas 29, Nays 0, Ab- stains 0
		APPROVED 4/4/18	7
		APPROVED <i>T/T//8</i>	······································

Alabama Secretary Of State

Act Num...: 2018-498 Bill Num...: H-9

TIME_

Committee:

SENATE ACTION (Continued)

B-8-18 RD 3 at length	DASSED AS AMENDED	AS NAYS /	And was ordered returned forthwith to the House.	PATRICK HARRIS,	Secretary
DATE: 🔑	PASSED	YEAS	And was		

DATE:		20
INDEFINITELY POSTPONED	YEAS	NAYS
DATE:		20
RECONSIDERED	YEAS	NAYS

onferees		
Senate Conferees		

CONFERENCE COMMITTEE

This bill having been referred to the Committee on Rules pursuant to Senate Rule 23 is reported to the Senate for assignment to the Committee on:

, 20	, Chairperson
This day of	

υď

,

fi.

	Rereferred
Date:	