Florida Senate - 2001

CS for SB's 1442 & 1570

 $\ensuremath{\textbf{By}}$ the Committee on Education and Senators Campbell and Sebesta

	304-1705-01
1	A bill to be entitled
2	An act relating to interscholastic athletics;
3	amending s. 232.61, F.S.; requiring the Florida
4	High School Activities Association to adopt
5	bylaws which require students participating in
6	interscholastic athletic competition or who are
7	candidates for an interscholastic athletic team
8	to satisfactorily pass a medical evaluation
9	prior to participating in interscholastic
10	athletic competition or engaging in practice
11	with an interscholastic athletic team;
12	providing requirements with respect to such
13	evaluation; providing an effective date.
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15	Be It Enacted by the Legislature of the State of Florida:
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17	Section 1. Section 232.61, Florida Statutes, is
18	amended to read:
19	232.61 Governing organization for athletics; adoption
20	of bylaws
21	(1) The organization shall adopt bylaws that, unless
22	specifically provided by statute, establish eligibility
23	requirements for all students who participate in high school
24	athletic competition in its member schools. The bylaws
25	governing residence and transfer shall allow the student to be
26	eligible in the school in which he or she first enrolls each
27	school year, or makes himself or herself a candidate for an
28	athletic team by engaging in a practice prior to enrolling in
29	any member school. The student shall be eligible in that
30	school so long as he or she remains enrolled in that school.
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1 Subsequent eligibility shall be determined and enforced 2 through the organization's bylaws. 3 (2) The organization shall also adopt by laws that specifically prohibit the recruiting of students for athletic 4 5 purposes. The bylaws shall prescribe penalties and an appeals б process for athletic recruiting violations. 7 (3) The organization shall adopt by laws that require 8 all students participating in interscholastic athletic competition or who are candidates for an interscholastic 9 10 athletic team to satisfactorily pass a medical evaluation each 11 year prior to participating in interscholastic athletic competition or engaging in any practice, tryout, workout, or 12 other physical activity associated with the student's 13 14 candidacy for an interscholastic athletic team. Such medical evaluation can only be administered by a practitioner licensed 15 under the provisions of chapter 458, chapter 459, chapter 460, 16 17 or s. 464.012 and in good standing with the practitioner's appropriate regulatory board. The bylaws shall establish 18 19 requirements for eliciting a student's medical history and performing the medical evaluation required under this 20 21 subsection, which shall include minimum standards for the physical capabilities necessary for participation in 22 interscholastic athletic competition as contained in a uniform 23 preparticipation physical evaluation form. Practitioners 24 administering medical evaluations pursuant to this section 25 must know the minimum standards established by the 26 27 organization and certify that the student meets the standards. If the practitioner determines that there are any abnormal 28 29 findings in the cardiovascular system, the student may not 30 participate unless a subsequent EKG or other cardiovascular assessment indicates that the abnormality will not place the 31 2

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1 student at risk during such participation. Results of such medical evaluation must be provided to the school. No student 2 3 shall be eligible to participate in any interscholastic athletic competition or engage in any practice, tryout, 4 5 workout, or other physical activity associated with the б student's candidacy for an interscholastic athletic team until 7 the results of the medical evaluation verifying that the 8 student has satisfactorily passed the evaluation have been 9 received and approved by the school. 10 (4) Notwithstanding the provisions of subsection (3), 11 a student may participate in interscholastic athletic competition or be a candidate for an interscholastic athletic 12 team if the parent or quardian of the student objects in 13 writing to the student undergoing a medical evaluation because 14 such evaluation is contrary to his or her religious tenets or 15 practices, provided that no person shall be held liable for 16 any injury or other damages suffered by such student resulting 17 from his or her participation in interscholastic athletic 18 19 competition or in any practice, tryout, workout, or other 20 physical activity associated with his or her candidacy for an interscholastic athletic team. 21 Section 2. This act shall take effect July 1, 2001. 22 23 24 25 26 27 28 29 30 31 3

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1	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR
2	Senate Bills 1442 and 1570
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4	The Committee Substitute does not require high school students to have an electrocardiogram (EKG) as part of the mandatory
5	annual medical examination for participation in high school
6	the examination determines there may be an abnormality in the student's cardiovascular system, the student may not participate in any school related athletic activities until an
7	participate in any school related athletic activities until an EKG or other cardiovascular assessment indicates the
8	abnormality will not place the student as risk during athletic activity.
9	Chiropractic physicians licensed under the provisions of ch.
10	460, F.S., are authorized to administer the medical examinations required of students desiring to participate in
11	high school athletic activities.
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