

ĺ	CHAMBER ACTION
	Senate . House
	Comm: WD ·
	3/19/2008
1	The Committee on Community Affairs (Geller) recommended the
2	following <b>amendment</b> :
3	
4	Senate Amendment (with directory and title amendments)
5	Delete line(s) 82-100
6	and insert:
7	(5) In any civil action brought against a sanctioning
8	authority for harm negligently caused by a sports coach, a
9	rebuttable presumption is created that the independent youth
10	athletic team was not negligent in hiring the sports coach if the
11	sanctioning authority conducted a screening of the sports coach
12	through the Volunteer Employee Criminal History System, as
13	authorized by the National Child Protection Act of 1993 and s.
14	943.0542, Florida Statutes, and made a reasonable effort to
15	contact references and former employers of the sports coach
16	concerning the suitability of the sports coach to work with
17	minors.

CA.CA.05299

COMMITTEE AMENDMENT

Florida Senate - 2008 Bill No. SB 1182



18	
19	======================================
20	And the title is amended as follows:
21	Delete line(s) 25-27
22	
	Page 2 of 2