



755520

LEGISLATIVE ACTION

Senate

.
. .
. .
. .
. .

House

The Committee on Rules (Bradley) recommended the following:

1 **Senate Substitute for Amendment (887138) (with title**
2 **amendment)**

3
4 Delete lines 12 - 16

5 and insert:

6 Section 1. Paragraph (c) of subsection (2) and subsections
7 (3) and (5) of section 375.251, Florida Statutes, are amended to
8 read:

9 375.251 Limitation on liability of persons making available
10 to public certain areas for recreational purposes without
11 charge.-



755520

12 (2)

13 (c) The Legislature recognizes that an area offered for
14 outdoor recreational purposes may be subject to multiple uses.
15 The limitation of liability extended to an owner or lessee under
16 this subsection applies only if no charge is made for entry to
17 or use of the area for outdoor recreational purposes and no
18 other revenue is derived from patronage of the area for outdoor
19 recreational purposes. An owner may derive revenue from
20 concessions or special events but will only retain liability
21 protection under this subsection if such revenue is used
22 exclusively to maintain, manage, and improve the outdoor
23 recreational area.

24
25 ===== T I T L E A M E N D M E N T =====

26 And the title is amended as follows:

27 Delete line 4

28 and insert:

29 amending s. 375.251, F.S.; providing that owners may
30 not be subject to liability if they are generating
31 certain revenues and those revenues are used
32 exclusively for specified purposes; expanding the
33 applicability of the limitation of liability for