

**1st Sub. S.B. 123**  
**INHERENT RISK OF LIVESTOCK ACTIVITIES**

Representative **David Ure** proposes the following amendments:

1. Page 4, Line 102  
Senate 2<sup>nd</sup> Reading Amendments  
2-13-2003: At the end of line 102, delete "and"
  
2. Page 4, Line 103  
Senate 2<sup>nd</sup> Reading Amendments  
2-13-2003: At the end of line 103, insert "and"
  
3. Page 4, Line 103  
Senate 2<sup>nd</sup> Reading Amendments  
2-13-2003: After line 103, insert:  
"(iii) the sponsor or professional was negligent;"
  
4. Page 5, Lines 123c - 123f  
Senate 2<sup>nd</sup> Reading Amendments  
2-13-2003: Delete lines 123c through 123f and insert:  
"(1) An equine or livestock activity sponsor shall provide notice to participants of the equine or livestock activity that there are inherent risks of participating and that the sponsor is not liable for certain of those risks.  
(2) Notice shall be provided by:  
(a) posting a sign in a prominent location within the area being used for the activity; or  
(b) providing a document or release for the participant, or the participant's parent or legal guardian if the participant is a minor, to sign.  
(3) The notice provided by the sign or document shall be sufficient if it includes the definition of inherent risk in Section 78-27b-101 and states that the sponsor is not liable for those inherent risks."