

1st Sub. H.B. 254
LIMITS OF MUNICIPAL LIABILITY

Representative **Gladwell** proposes the following amendments:

1. Page 2, Line 11: After "(1)" delete "A" and insert "Subject to Subsection (3), a"

2. Page 2, Line 14: After "damage" delete "resulting" and insert "that:
(a) results" and after "activity" insert:

"and ;
(b) occurs during:
(i) the first year after the municipality allows the development,
improvement, or alteration of condition; or
(ii) any subsequent year for which the municipality reauthorizes,
within 30 days before the commencement of that year, the
continuation of the development, improvement, or alteration of
condition"

3. Page 2, Line 19: After line 19 insert:

"(3) Subsection (1) does not apply unless the municipality posts and
maintains a conspicuous notice on the land that the municipality has
allowed another to develop, improve, or alter the condition of,
indicating that the municipality has allowed another to develop,
improve, or alter the condition of the land and that the municipality is
protected from liability for injury resulting from the use of the land."