## H.B. 204 PROTECTION OF ATHLETES WITH HEAD INJURIES

Senate	COMMITTEE	Amendments	Amendment	3	February 15, 2011	3:51 PM
DENTE	COMMITTEE			0	1 LDR0/ IR1 10, 2011	5.511111

Senator John L. Valentine proposes the following amendments:

- 1. Page 3, Lines 66 through 73 House Committee Amendments 1-27-2011:
  - (5) (a) "Sporting event" means any of the following athletic activities that is organized, 66 67 operated, managed, or sponsored by any organization: 68  $\left\{ \frac{\mathbf{a}}{\mathbf{a}} \right\}$ (i) a game; 69 {<del>\_(b)</del>} (ii) a practice; 70 {<del>-(c)</del>-} (iii) a sports camp; {<del>-(d)-</del>} (iv) a physical education class; 71 72 {<del>-(e)</del>-} (v) a competition; or 73 {<del>-(f)</del>-} (vi) a tryout. (b) "Sporting event" does not include the issuance of a ski pass by a ski resort, unless the skiing is part of a camp, team, class, or competition that is organized, managed, or sponsored by the ski resort.
- 2. Page 4, Lines 108a through 108e House Floor Amendments

2-10-2011:

1092	(D) the qualified healthcore provider has informed a parent or logal quardian
108a	( <u>(b) the quantieu nearthcare provider has informed a parent of legal guardian</u>

- 108b of the child of the medical risks associated with the child resuming participation in a
- 108c sporting event; and
- 108d <u>(C) under the facts and circumstances, a parent's or legal guardian's decision to</u>
- 108e
   <u>allow the child to participate in a sporting event is not medically unreasonable.</u>}

   <u>and</u>

(B) the child is cleared to resume participation in the sporting event of the amateur sports organization.