

January 13, 1988

LB 123, 428, 972, 1091, 1093-1101

They can be held liable for ordinary negligence, gross negligence, or whatever standard can be applied. And remember also that the coaches who are volunteer coaches, now, the coaches can be held liable for their gross negligence and reckless conduct. I think we've covered the issue, clearly covered the issue of the safety of the children, and we've done that at the same time of insuring a free flow of coaches, a free flow of individuals who are interested in helping children to learn these sports activities. I think with the amendment it is a well thought out bill, it makes sense, it is not going to create the kind of bug-a-boo that Senator McFarland is alluding to. I urge its passage. Thank you.

PRESIDENT: Thank you. The question is the advancement of LB 123 to E & R Engrossing. All those in favor vote aye, opposed nay. Have you all voted? A record vote has been called for. Mr. Clerk.

CLERK: (Read record vote as found on page 301-02 of the Legislative Journal.) 32 ayes, 7 nays, Mr. President, on the advancement of the bill.

PRESIDENT: LB 123 advances. Do you have anything to put in, Mr. Clerk?

CLERK: Yes, sir, I do. Mr. President, Senator Haberman would like to add his name to LB 1091; Senator Abboud to LB 972; and Senator Rogers to 972.

Mr. President, new bills. (Read by title for the first time LB 1093-1101. See pages 302-05 of the Legislative Journal.)

Mr. President, in addition to that, I have notice of hearing from the Transportation Committee offered by Senator Lamb. That is all that I have.

PRESIDENT: Thank you. We'll move on to LB 428. Mr. Clerk.

CLERK: Mr. President, the first item on 428 are Enrollment and Review amendments.

PRESIDENT: Senator Scott Moore.

SENATOR MOORE: If I remember this job, I'm supposed to say I move for the advancement of the E & R amendments.