SENATE AMENDMENT NO.

Offered by	 Of	

Amend SS/HCS/House Bill No. 369, Page 8, Section 270.400, Line 88,

- 2 by inserting after all of said line the following:
- 3 "316.250. 1. This section shall be known and may be
- 4 cited as "Ethan's Law".
- 5 2. Every owner of a for-profit private swimming pool
- 6 or facility shall maintain adequate insurance coverage in an
- 7 amount of not less than one million dollars per occurrence
- 8 for any liability incurred in the event of injury or death
- 9 of a patron to such swimming pool or facility, including any
- 10 liability incurred under paragraph [(b)] (a) of subdivision
- 11 (3) of section 537.348. Such owners shall be required to
- 12 register with the department of public safety and provide
- 13 proof of such insurance coverage at the time of registration
- 14 and when requested by any state or local governmental agency
- 15 responsible for the enforcement of this section.
- 16 3. As used in this section, the following terms shall
- mean:
- 18 (1) "Owner", the owner of the land, including but not
- 19 limited to a lessee, tenant, mortgagee in possession and the
- 20 person in charge of the land on which a swimming pool is
- 21 located;
- 22 (2) "Swimming pool or facility", any for-profit
- 23 privately owned tank or body of water with a capacity of
- 24 less than five hundred patrons which charges a fee per
- 25 admission and is used and maintained for swimming or bathing
- 26 purposes which has a maximum depth of greater than twenty-

- 27 four inches. "Swimming pool or facility" shall include, but
- 28 not be limited to, a swimming pool on lands in connection
- 29 with the operation of any type of for-profit privately owned
- 30 amusement or recreational park. "Swimming pool or facility"
- 31 does not include a swimming pool or facility owned by a
- 32 hotel, motel, public or governmental body, agency, or
- 33 authority, a naturally occurring body of water or stream, or
- 34 a body of water established by a person or persons and used
- 35 for watering livestock, irrigation, or storm water
- 36 management.
- 4. Any owner who violates the provisions of this
- 38 section shall not be permitted to remain in operation until
- 39 such owner meets the requirements of this section. Any such
- 40 owner who allows operation of a swimming pool or facility in
- 41 violation of this section shall be subject to a civil
- 42 penalty of two hundred fifty dollars per day for each day of
- 43 continued violation up to a maximum of ten thousand dollars
- 44 and may be subject to liability for the costs incurred by
- 45 the state or a political subdivision for enforcing the
- 46 provisions of this section. In a separate court action, the
- 47 attorney general may seek reimbursement on behalf of the
- 48 state and a political subdivision may seek reimbursement on
- 49 behalf of the political subdivision for costs incurred as a
- 50 result of enforcing the provisions of this section. For
- 51 purposes of this section, "each day of the violation" means
- 52 each day that the swimming pool is operational and open for
- 53 business and remains in violation of this section. It shall
- 54 not include days that the swimming pool is not operational
- 55 and open for business.
- 56 5. In addition, any owner who intentionally violates
- 57 the provisions of this section is guilty of a class A
- 58 misdemeanor. It shall be the duty of each prosecuting
- 59 attorney and circuit attorney in their respective

- jurisdictions to commence any criminal actions under this section, and the attorney general shall have concurrent original jurisdiction to commence such criminal actions
- 63 throughout the state where such violations have occurred.
- 6. The department of public safety shall implement and, with the assistance of local law enforcement agencies, enforce the provisions of this section.
- 7. An insurance company providing insurance coverage under this section shall notify the department of public safety if any owner of a swimming pool or facility as defined in this section terminates, cancels, or fails to renew such coverage. The department may utilize local law enforcement agencies to enforce the provisions of this section.
- 74 537.328. 1. As used in this section, the following 75 terms mean:
- 76 (1) "Camping", all aspects of visiting, staying at,
 77 using, and leaving a private campground, including lodging
 78 of all types;
- 79 (2) "Inherent risks of camping", those dangers,
 80 hazards, or conditions that are an integral part of camping
 81 including, but not limited to, the following:
- 82 (a) Features of the natural world, such as trees, tree 83 stumps, naturally occurring infectious agents, roots, brush, 84 rocks, mud, sand, standing and moving water, and soil;
 - (b) Uneven and unpredictable terrain;

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- 86 (c) Natural bodies of water and accessories permitting
 87 the use of natural bodies of water, including piers, docks,
 88 swimming and aquatic sports, or recreation facilities or
 89 areas;
- 90 (d) A lack of lighting, including lighting at 91 campsites;

92	(e) Campfires contained in or outside a fire pit or an
93	enclosure provided by the private campground, bonfires,
94	grass or brush fires, wildfires, and forest fires;
95	(f) Weather and weather-related events;
96	(g) Insects, birds, and other wildlife;
97	(h) Animals of other campers or visitors that cause
98	injury, unless the private campground owner or an employee
99	or officer of the private campground owner has accepted
100	responsibility for care of the animal;
101	(i) A violation of safety rules or a disregard for
102	signs or other methods of communicating warnings;
103	(j) Another camper or visitor at the private
104	campground acting in a negligent manner, if the private
105	campground owner or an employee or officer of the private
106	campground owner is not involved;
107	(k) Actions by a camper or visitor that exceed his or
108	her physical limitations or abilities;
109	(1) Actions by a camper or visitor involving climbing,
110	rappeling, caving, mountaineering, or any other related
111	activity;
112	(m) Damage caused by fireworks from a camper, visitor,
113	or offsite entity not authorized by the private campground
114	owner or employee or officer of a private campground owner;
115	and
116	(n) Any person coming onto the campsite not reported
117	to the private campground owner or an employee or officer of
118	the private campground owner;
119	(3) "Private campground", any parcel or tract of land,
120	including buildings and other structures, that is owned or
121	operated by a private property owner where five or more
122	campsites are made available for use as temporary living
123	quarters for recreational, camping, travel, or seasonal

- use. The term "private campground" shall also include
 recreational vehicle parks.
- 126 2. Except as provided in subsection 4 of this section,
- a private campground owner or an employee or officer of a
- 128 private campground owner shall not be liable for acts or
- omissions related to camping at a private campground if a
- 130 person is injured or killed or property is damaged as a
- result of an inherent risk of camping.
- 3. This section shall not apply to any employer-
- 133 employee relationship governed by the provisions of chapter
- **134** 287.
- 135 4. The provisions of subsection 2 of this section
- 136 shall not prevent or limit liability of a private campground
- owner or an employee or officer of a private campground
- 138 owner who:
- 139 (1) Intentionally causes the injury, death, or
- 140 property damage;
- 141 (2) Acts with a willful or wanton disregard for the
- safety of the person or property damaged. As used in this
- 143 subdivision, "willful and wanton" means conduct committed
- 144 with an intentional or reckless disregard for the safety of
- 145 others;
- 146 (3) Fails to use that degree of care that an
- 147 ordinarily careful and prudent person would use under the
- 148 same or similar circumstances; or
- 149 (4) Fails to conspicuously post warning signs of a
- 150 dangerous, inconspicuous condition known to the owner of the
- 151 private campground, or his or her employees or officers, on
- 152 the property that the owner owns, leases, rents, or is
- otherwise in lawful control of or in possession of if the
- 154 owner, employee, or officer is aware of the condition by
- reason of a prior injury involving the same location or the
- 156 same mechanism of injury. Such warning signs shall appear

- in black letters on a white background with each letter to
 be a minimum of one inch in height.
- 5. Every written contract entered into by a private

 campground owner or an employee or officer of a private

 campground owner shall contain, in clearly readable print,

 the warning notice specified in this subsection. The signs

 described in subdivision (4) of subsection 4 of this section

 and contracts described in this subsection shall contain the
- 165 following warning notice:
- 166 "WARNING
- 167 Under Missouri law, a private campground owner
- or an employee or officer of a private
- 169 campground owner is not liable for an injury to
- or the death of a person or any property damage
- 171 resulting from the inherent risks of camping
- under the Revised Statutes of Missouri."."; and
- 173 Further amend said bill, page 9, section 537.347, line
- 174 20, by inserting after all of said line the following:
- "537.348. Nothing in this act shall be construed to
- 176 create liability, but it does not limit liability that
- 177 otherwise would be incurred by those who use the land of
- 178 others, or by owners of land for:
- 179 (1) Malicious or grossly negligent failure to guard or
- 180 warn against a dangerous condition, structure, personal
- 181 property which the owner knew or should have known to be
- dangerous, or negligent failure to guard or warn against an
- 183 ultrahazardous condition which the owner knew or should have
- 184 known to be dangerous;
- 185 (2) Injury suffered by a person who has paid a charge
- 186 for entry to the land; or
- 187 (3) Injuries occurring on or in:
- 188 (a) [Any land within the corporate boundaries of any
- 189 city, municipality, town, or village in this state;

190 (b)] Any swimming pool. "Swimming pool" means a pool or tank, especially an artificial pool or tank, intended and 191 adapted for swimming and held out as a swimming pool; 192 [(c)] (b) Any residential area. "Residential area" as 193 194 used [herein] in this section means [a tract of land of one 195 acre or less predominately used for residential purposes, or a tract of land of any size used for multifamily residential 196 197 services] land used for residential purposes in an area in 198 which housing predominates, as opposed to industrial and 199 commercial areas, and any land used for farming or 200 agricultural purposes; or [(d)] (c) Any noncovered land. "Noncovered land" as 201 used [herein] in this section means any portion of any land, 202 203 the surface of which portion is actually used primarily for 204 commercial, industrial, mining or manufacturing purposes; 205 provided, however, that use of any portion of any land 206 primarily for agricultural, grazing, forestry, conservation, natural area, owner's recreation or similar or related uses 207 or purposes shall not under any circumstances be deemed to 208 be use of such portion for commercial, industrial, mining or 209 210 manufacturing purposes."; and 211 Further amend the title and enacting clause accordingly.