By: Hughes (Harris Davila)

S.B. No. 1119

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to liability of a water park entity for injuries arising
3	from certain activities.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Title 4, Civil Practice and Remedies Code, is
6	amended by adding Chapter 75D to read as follows:
7	CHAPTER 75D. LIMITED LIABILITY FOR WATER PARK AND WATER PARK
8	<u>ACTIVITIES</u>
9	Sec. 75D.001. DEFINITIONS. In this chapter:
10	(1) "Water park" means a commercial property designed
11	to provide swimming, bathing, or other water-related recreation,
12	including water activities using swimming pools, water play areas,

- water slides, splash pads, spray grounds, and lazy rivers. The term
- 14 includes associated facilities and services such as changing rooms,
- 15 showers, hot tubs, saunas, indoor or outdoor spectator seating
- 16 areas, picnic areas, and associated retail sales and services.
- 17 (2) "Water park activity" means an activity at a water
- 18 park for recreational or educational purposes.
- 19 (3) "Water park entity" means a person engaged in the
- 20 business of owning or operating a water park.
- 21 (4) "Water park participant" means an individual,
- 22 other than an employee of a water park entity, who attends a water
- 23 park or engages in a water park activity.
- 24 (5) "Water park participant injury" means an injury

- 1 sustained by a water park participant, including bodily injury,
- 2 emotional distress, death, property damage, or any other loss
- 3 arising from the person's participation in a water park activity or
- 4 attendance at a water park.
- 5 Sec. 75D.002. LIMITED LIABILITY. (a) Except as provided
- 6 by Subsection (b), a water park entity is not liable to any person
- 7 for a water park participant injury if, at the time of the water
- 8 park participant injury, the warning prescribed by Section 75D.003
- 9 was posted in accordance with that section.
- 10 (b) This section does not limit liability for an injury:
- 11 (1) proximately caused by:
- 12 (A) the water park entity's negligence with
- 13 regard to the safety of the water park, water park activity, or
- 14 water park participant;
- 15 (B) a potentially dangerous condition at the
- 16 water park, of which the water park entity knew or reasonably should
- 17 have known; or
- 18 (C) the water park entity's failure to train or
- 19 improper training of an employee of the water park entity actively
- 20 involved in the water park or a water park activity; or
- 21 (2) intentionally caused by the water park entity.
- 22 Sec. 75D.003. POSTED WARNING. For the purposes of
- 23 <u>limitation of liability under Section 75D.002(a)</u>, a water park
- 24 entity must post and maintain a sign in a clearly visible location
- 25 at or near the entrance to the water park. The sign must contain the
- 26 following language:
- 27 WARNING

S.B. No. 1119

- 1 TEXAS LAW (CHAPTER 75D, CIVIL PRACTICE AND REMEDIES CODE) LIMITS
- THE LIABILITY OF THE OWNER OR OPERATOR OF A WATER PARK ENTITY FOR
- 3 INJURIES OR DEATH OF A WATER PARK PARTICIPANT RESULTING FROM
- 4 ATTENDANCE AT A WATER PARK OR PARTICIPATION IN A WATER PARK
- 5 <u>ACTIVITY.</u>
- 6 SECTION 2. The change in law made by this Act applies only 7 to a cause of action that accrues on or after the effective date of
- 8 this Act.
- 9 SECTION 3. This Act takes effect immediately if it receives
- 10 a vote of two-thirds of all the members elected to each house, as
- 11 provided by Section 39, Article III, Texas Constitution. If this
- 12 Act does not receive the vote necessary for immediate effect, this
- 13 Act takes effect September 1, 2025.