MISSISSIPPI LEGISLATURE

By: Representative Powell

REGULAR SESSION 2023

To: Public Health and Human Services; Judiciary A

HOUSE BILL NO. 1019

1 AN ACT TO BE KNOWN AS THE "MISSISSIPPI COACH SAFELY ACT"; TO 2 DEFINE CERTAIN TERMS; TO REQUIRE A YOUTH ATHLETICS ASSOCIATION 3 CONDUCTING HIGH RISK YOUTH ATHLETICS ACTIVITIES FOR CHILDREN UNDER 4 AGE 15 TO REQUIRE COACHES AND ATHLETIC PERSONNEL TO ANNUALLY 5 COMPLETE A YOUTH INJURY MITIGATION AND INFORMATION COURSE APPROVED 6 BY THE STATE DEPARTMENT OF HEALTH; TO PROVIDE A DEFENSE FROM 7 LIABILITY FOR A YOUTH ATHLETE'S INJURY IN A HIGH RISK ATHLETIC 8 ACTIVITY FOR ATHLETIC PERSONNEL AND COACHES WHO HAVE COMPLETED THE 9 COURSE AND REASONABLY USED SAFETY TECHNIOUES AND METHODS TAUGHT IN 10 THE COURSE; TO REQUIRE THE STATE DEPARTMENT OF HEALTH TO ADOPT 11 RULES AND REGULATIONS FOR IMPLEMENTATION OF THE COACH SAFELY ACT; 12 AND FOR RELATED PURPOSES.

13 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

14 SECTION 1. This act shall be known and may be cited as the

15 "Mississippi Coach Safely Act."

16 <u>SECTION 2.</u> For the purposes of this act, the following words 17 and phrases have the meanings ascribed in this section unless the 18 context clearly requires otherwise: 19 (a) "Association" means an organization that

20 administers or conducts high risk youth athletics activities on

21 property owned, leased, managed or maintained by the state, an

22 agent of the state, or a political subdivision or district of the

23 state, including a public school district.

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(b) "Athletics personnel" means athletic directors and
other individuals actively involved in organizing, training or
coaching sports activities for individuals age fourteen (14) and
under.

(c) "Coach" means an individual, whether paid, unpaid, volunteer or interim, who is approved by the association to organize, train or supervise a youth athlete or team of youth athletes. If an individual approved by the association is unavailable, the term "coach" may include an individual selected by a youth athlete or a team of youth athletes who is not approved by the association.

35 (d) "High risk youth athletic activity" means an 36 organized sport in which there is a significant possibility for a 37 youth athlete to sustain a serious physical injury, including, but 38 not limited to, the sports of football, basketball, baseball, 39 volleyball, soccer, ice or field hockey, cheerleading and 40 lacrosse.

41 (e) "Youth athlete" means an individual age fourteen
42 (14) or younger participating in an organized sport.

43 <u>SECTION 3.</u> (1) A youth athletics association that sponsors 44 or conducts sports training or high risk youth athletic activities 45 for children age fourteen (14) years and younger shall require all 46 coaches and athletics personnel to complete an online or residence 47 youth injury mitigation and information course approved by the 48 State Department of Health, if available at no cost, which

H. B. No. 1019 **~ OFFICIAL ~** 23/HR31/R1695 PAGE 2 (RKM\JAB) 49 provides information and awareness of actions and measures that 50 may be used to decrease the likelihood that a youth athlete will 51 sustain a serious injury while engaged or participating in a high 52 risk youth athletic activity.

53 (2) A youth injury mitigation and information course 54 required to be taken by a coach or athletics personnel under this 55 section shall provide, at a minimum, information on the following 56 subjects:

57 (a) Emergency preparedness, planning and rehearsal for58 traumatic injuries.

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(b) Concussions and head trauma.

60 (c) Heat and extreme weather related injury61 familiarization.

62 (d) Physical conditioning and training equipment usage.

63 (e) Heart defects and abnormalities leading to sudden64 cardiac death.

(3) An individual required to take an injury mitigation and
information course under this section shall complete the course no
later than thirty (30) days after becoming actively engaged in, or
serving as, athletics personnel or a coach for the association.
(4) A youth athletic association that conducts high risk
youth athletic activities or events which requires coaches and
athletics personnel to complete an injury mitigation and

72 information course under this section shall maintain a record of

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73 each individual's course completion for as long as the individual 74 serves as athletic personnel or a coach for the association.

(5) The course requirement under this section is an annual requirement that must be completed not later than the anniversary of the date on which the individual actively became engaged in serving as athletic personnel or a coach for the association.

(6) All licensed and certified athletic trainers, doctors, nurses, first responders, and health care professionals with acute traumatic life support training are exempt from the course requirements under this section.

83 (7) This act may not be construed to eliminate the84 involvement of athletic trainers at youth athletic events.

85 (8) This act may not be construed to impose additional
86 liability upon political subdivisions and districts of this state.

(9) Athletics personnel and coaches are entitled to a
defense from liability for an injury sustained by a youth athlete
as a result of participation in a high risk youth athletic
activity upon establishing that they completed the youth injury
mitigation and information course described in subsection (1) of
this section and that they reasonably conformed their conduct to
the safety techniques and methods identified in the course.

94 (10) Before January 1, 2024, the State Department of Health 95 shall adopt such rules and regulations as may be necessary for the 96 purpose of implementing, enforcing and administering this act.

H. B. No. 1019 23/HR31/R1695 PAGE 4 (RKM\JAB) 97 SECTION 4. This act shall take effect and be in force from 98 and after July 1, 2023.

H. B. No. 1019 23/HR31/R1695 PAGE 5 (RKM\JAB) ST: Mississippi Coach Safely Act; create to require certain youth coaches to take injury mitigation and information course.