

- 1 SB140
- 2 U9T1LGX-2
- 3 By Senator Waggoner
- 4 RFD: Education Policy
- 5 First Read: 11-Feb-25



1 Enrolled, An Act,

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4 Relating to the Coach Safely Act; to amend Section 5 22-11F-2, Code of Alabama 1975; to add Section 22-11F-4 to the Code of Alabama 1975; to revise the definition of "youth 6 7 athlete"; to provide procedures for the Department of Public Health to notify youth athletic associations that are 8 9 noncompliant with the Coach Safely Act of their noncompliance, subject to the availability of funding and staffing; and to 10 11 provide penalties for further noncompliance. BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 12 13 Section 1. Section 22-11F-2, Code of Alabama 1975, is amended to read as follows: 14 15 "\$22-11F-2 For the purposes of this chapter, the following terms 16 17 shall have the following meanings: 18 (1) ASSOCIATION. Any organization that administers or 19 conducts high risk youth athletics athletic activities on 20 property owned, leased, managed, or maintained by the state, 21 an agent of the state, or a political subdivision of the 22 state. 23 (2) ATHLETICS PERSONNEL. Athletic directors and other 24 individuals actively involved in organizing, training, or 25 coaching sports activities for individuals who are age 14 years of age or and under and who have yet been admitted to 26 seventh grade. 27 28 (3) COACH. Any individual, whether paid, unpaid,

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volunteer, or interim, who has been 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 may include an individual selected by a youth athlete or a team of youth athletes who has not been approved by the association.

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(4) DEPARTMENT. The Alabama Department of Public Health.

37 (4)(5) HIGH RISK YOUTH ATHLETIC ACTIVITIES. Any
38 organized sport in which there is a significant possibility
39 for a youth athlete to sustain a serious physical injury,
40 including, but not limited to, the sports of football,
41 basketball, baseball, volleyball, soccer, ice or field hockey,
42 cheerleading, and lacrosse.

43 (5) (6) YOUTH ATHLETE. Individuals age An individual who
44 is 14 years of age and or under and who has yet been admitted
45 to seventh grade participating in an organized sport."

46 Section 2. Section 22-11F-4 is added to the Code of 47 Alabama 1975, to read as follows:

48 §22-11F-4

49 (a) If the department determines that a youth athletic 50 association is not in compliance with Section 22-11F-3, the 51 following procedures apply, subject to the availability of 52 funding and staffing:

(1) After the first year of noncompliance, the department shall privately notify the executive head of the association in writing of the association's failure to comply.
(2) After a second consecutive year of noncompliance,

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57 the department shall notify the executive head of the 58 association in writing of the association's continued failure 59 to comply and post a copy of the notice on the department's 60 public website. 61 (3) After a third consecutive year of noncompliance, the department shall levy a fine against the association. The 62 63 fine shall be as follows: a. For a youth athletic association with less than 100 64 65 coaches, two hundred dollars (\$200). b. For a youth athletic association with 100 or more 66 67 coaches, ten dollars (\$10) per coach. (4) After a fourth consecutive year of noncompliance, 68 the youth athletic association may not administer or conduct 69 70 any youth athletic activities on property owned, leased, 71 managed, or maintained by the state, an agent of the state, or a political subdivision of the state for a period of one year. 72 73 (b) A notice provided under subsection (a) shall 74 include: 75 (1) Instructions on how to comply with Section 76 22-11F-3; and 77 (2) An explanation of the consequences of continued 78 noncompliance. 79 (c) The department shall adopt rules to implement and 80 administer this section. 81 (d) The procedure provided in subsection (a) shall not apply to any county or municipality or any board, agency, 82 department, corporation, authority, or instrumentality of a 83 84 county or municipality.



85 Section 3. This act shall become effective on October86 1, 2025.



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94	-	President and Presiding Officer of the Senate	
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99	-	Speaker of the House of Representatives	
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103	Senate 2	27-Feb-25	
104		y certify that the within Act originated in and passed	
105 106	the Sena	ate, as amended.	
107		Patrick Harris,	
108		Secretary.	
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113		of Representatives	
114 115	Amended	and passed: 29-Apr-25	
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119 120	Senate d	concurred in House amendment 01-May-25	
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