Regular Session, 2011

## **ACT No. 352**

HOUSE BILL NO. 364

BY REPRESENTATIVE ROY

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

1	AN ACT
2	To enact Part XXXVII-A of Chapter 5 of Title 40 of the Louisiana Revised Statutes of 1950,
3	to be comprised of R.S. 40:1299.181, relative to health and safety of students who
4	participate in school-sanctioned athletics; to provide for a sports injury management
5	program; to authorize promulgation of rules; and to provide for related matters.
6	Be it enacted by the Legislature of Louisiana:
7	Section 1. Part XXXVII-A of Chapter 5 of Title 40 of the Louisiana Revised Statutes
8	of 1950, comprised of R.S. 40:1299.181, is hereby enacted to read as follows:
9	PART XXXVII-A. COMPREHENSIVE SPORTS INJURY
10	MANAGEMENT PROGRAM
1	§1299.181. Comprehensive sports injury management program for student athletics
12	A. Each high school that sponsors or sanctions any athletic activity in this
13	state and which requires a participating student to regularly practice or train and
14	compete, is subject to the terms of the injury management program provided for in
15	Subsections B through F of this Section.
16	B. The injury management program shall:
17	(1) Establish a set of injuries to be classified as "serious sports injuries" for
18	the purposes of the program and define the signs and symptoms of such injuries.
19	(2) Require that any coach, game official, on-field licensed health care
20	provider, or athletic trainer remove a student from practice, training, or competition
21	if any of the following circumstances occur:
22	(a) The student reports any defined sign or symptom of a serious sports
23	injury.

CODING: Words in  $\frac{\text{struck through}}{\text{struck through}}$  type are deletions from existing law; words  $\frac{\text{underscored}}{\text{are additions}}$ .

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1	(b) The coach or athletic trainer determines that the student exhibits any
2	defined sign or symptom of a serious sports injury.
3	(c) The coach is notified that the student has reported or exhibited any
4	defined sign or symptom of a serious sports injury by any of the following persons:
5	(i) A licensed, registered, or certified medical practitioner operating within
6	their respective scope of practice.
7	(ii) A licensed athletic trainer.
8	(iii) Any other licensed, registered, or certified individual whose scope of
9	practice includes the recognition of symptoms associated with serious sports injuries.
10	(iv) An official responsible for judging or supervising the athletic
11	competition.
12	(3) Ensure that any student who, in accordance with the provisions of this
13	Part, is removed from practice, training, or competition:
14	(a) Shall, as soon as practicable after reporting or exhibiting any sign or
15	symptom of a serious sports injury, be examined by a health professional duly
16	licensed in this state to provide health care services or medical treatment.
17	(b) May be allowed to return to practice, training, or competition only after
18	the student provides to the coach and an athletic trainer written authorization from
19	a health professional duly licensed in this state to provide health care services or
20	medical treatment.
21	(4) Require that each coach or official in school-sponsored or school-
22	sanctioned athletic activities receive documented training regarding the nature and
23	risks of serious sports injuries.
24	(5) Subject to availability of financial resources and supply of the necessary
25	workforce, rely to the greatest possible extent on athletic trainers licensed by the
26	Louisiana State Board of Medical Examiners to provide athletic health care at high
27	school athletic competitions.
28	C. The school shall ensure that before a student is allowed to participate in
29	any school-sponsored or school-sanctioned athletic activity, the student and the
30	parent or guardian of the student shall document that they have viewed information,

HB NO. 364 **ENROLLED** 1 provided in written or verifiable electronic form by the school or school district, regarding risks of serious sports injuries. 2 3 D. This Section does not create any liability for, or create a cause of action against, a school, its officers, or its employees. 4 5 E. To carry out the duties prescribed in this Part, a school may contract for 6 and accept private contributions, gifts, and grants, or in-kind aid from the federal 7 government, the state, or any other source. 8 F. The Board of Elementary and Secondary Education (BESE) shall 9 promulgate, in accordance with the Administrative Procedure Act, any rules 10 necessary to implement the sports injury management program provided for in this 11 Part. In developing such rules, BESE may engage and solicit input from the 12 Louisiana State Board of Medical Examiners and the Sports Medicine Advisory 13 Committee of the Louisiana High School Athletic Association, and may incorporate recommendations of those groups in any final rules providing for a sports injury 14 15 management program. 16 G. No school or school system shall be required to incur any financial cost 17 related to the implementation of this Section, unless funds are appropriated by the 18 legislature for such purpose. 19 H. The provisions of this Part shall not apply to concussions, as the protocols 20 specific to these injuries shall be governed by the Louisiana Youth Concussion Act. SPEAKER OF THE HOUSE OF REPRESENTATIVES

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: \_\_\_\_\_

PRESIDENT OF THE SENATE