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LEGISLATURE OF NEBRASKA

ONE HUNDRED SECOND LEGISLATURE

SECOND SESSION

LEGISLATIVE BILL 1120

Introduced by Karpisek, 32.

Read first time January 19, 2012

Committee: Judiciary

A BILL

- 1 FOR AN ACT relating to civil procedure; to limit liability for
- bucking bull activities as prescribed; to define terms;
- and to require warning signs.
- 4 Be it enacted by the people of the State of Nebraska,

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Section 1. The Legislature recognizes that persons who 1 2 participate in bucking bull activities may incur injuries as a result of the risks involved in such activities. The Legislature also finds 3 4 that the state and its citizens derive numerous economic and personal 5 benefits from such activities. It is, therefor, the intent of the 6 Legislature to encourage bucking bull activities by providing 7 reasonable standards for those involved in such activities. 8 Sec. 2. For purposes of this act: 9 (1) Engages in a bucking bull activity means riding, 10 training, assisting in medical treatment of, assisting a participant in such activities, or assisting in show management. Engages in a 11 12 bucking bull activity does not include being a spectator at a bucking 13 bull activity except in cases when the spectator places himself or herself in an unauthorized area; 14 15 (2) Bucking bull means a bovine male bred or trained to 16 buck; (3) Bucking bull activity means: 17 (a) Bucking bull rodeos or other competitions; 18 (b) Bucking bull training or teaching activities or both; 19 20 (c) Boarding bucking bulls; or 21 (d) Riding, inspecting, or evaluating a bucking bull belonging to another, whether or not the owner has received some 22 23 monetary consideration or other thing of value for the use of the bucking bull or is permitting a prospective purchaser of the bucking 24

bull to ride, inspect, or evaluate the bucking bull;

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- 2 group, club, partnership, limited liability company, or corporation,
- 3 whether or not the sponsor is operating for profit or is nonprofit,
- 4 which sponsors, organizes, or provides the facilities for a bucking
- 5 bull activity, including, but not limited to, 4-H clubs, school and
- 6 college-sponsored classes, programs, and activities, and operators,
- 7 <u>instructors</u>, and promoters of livestock facilities, including, but
- 8 <u>not limited to, stables, clubhouses, rodeos, fairs, and arenas at</u>
- 9 which the bucking bull activity is held;
- 10 <u>(5) Bucking bull professional means a person engaged for</u>
- 11 compensation:
- 12 (a) In instructing a participant or renting to a
- 13 participant a bucking bull for the purpose of riding; or
- 14 (b) In renting equipment to a participant;
- 15 (6) Inherent risks of bucking bull activities means those
- 16 dangers or conditions which are an integral part of bucking bull
- 17 activities, including, but not limited to:
- 18 (a) The propensity of a bucking bull to behave in ways
- 19 that may result in injury, harm, or death to persons on or around
- 20 them;
- 21 (b) The unpredictability of a bucking bull's reaction to
- 22 such things as sounds, sudden movement, and unfamiliar objects,
- 23 persons, or other animals;
- 24 <u>(c) Certain hazards such as surface and subsurface</u>
- 25 <u>conditions; and</u>

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(d) Collisions with other animals or objects; and 1 2 (7) Participant means any person, whether amateur or 3 professional, who engages in a bucking bull activity whether or not a 4 fee is paid to participate in the bucking bull activity. 5 Sec. 3. Except as provided in section 4 of this act, (1) 6 a bucking bull activity sponsor, a bucking bull professional, or any 7 other person, which includes a corporation, limited liability 8 company, or partnership, shall not be liable for an injury to or the 9 death of a participant resulting from the inherent risks of bucking bull activities and (2) no participant nor participant's 10 representative shall make any claim against, maintain an action 11 12 against, or recover from a bucking bull activity sponsor, a bucking 13 bull professional, or any other person for injury, loss, damage, or 14 death of the participant resulting from any of the inherent risks of 15 bucking bull activities. 16 Sec. 4. (1) Nothing in section 3 of this act prevents or limits the liability of a bucking bull activity sponsor, a bucking 17 bull professional, or any other person if the bucking bull activity 18 sponsor, bucking bull professional, or person: 19 20 (a) Provided the equipment and the equipment caused the 21 injury because the bucking bull activity sponsor or bucking bull 22 professional failed to reasonably and prudently inspect or maintain 23 the equipment; (b) Owns, leases, rents, or otherwise is in lawful 24

possession and control of the land or facilities upon which the

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1 participant sustained injuries or death because of a dangerous latent

- 2 <u>condition which was known or should have been known to the bucking</u>
- 3 <u>bull activity sponsor, bucking bull professional, or person and for</u>
- 4 which warning signs were not conspicuously posted;
- 5 (c) Commits an act or omission which a reasonable,
- 6 prudent person would not have done or omitted under the same or
- 7 <u>similar circumstances or which constitutes willful or wanton</u>
- 8 disregard for the safety of the participant and that act or omission
- 9 was a proximate cause of the injury; or
- 10 <u>(d) Intentionally injures the participant.</u>
- 11 (2) Nothing in section 3 of this act prevents or limits
- 12 the liability of a bucking bull activity sponsor or a bucking bull
- 13 professional under product liability laws.
- Sec. 5. (1) Every bucking bull professional shall post
- 15 <u>and maintain signs which contain the following warning notice:</u>
- 16 <u>WARNING</u>
- 17 Under Nebraska Law, a bucking bull professional is not
- 18 liable for an injury to or the death of a participant in bucking bull
- 19 <u>activities resulting from the inherent risks of bucking bull</u>
- 20 activities, pursuant to this act.
- 21 The warning notice signs shall be placed in a clearly
- 22 visible location on or near stables, corrals, or arenas where the
- 23 bucking bull professional conducts bucking bull activities if such
- 24 stables, corrals, or arenas are owned, leased, rented, managed, or
- 25 controlled by the bucking bull professional. The placement of warning

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1 <u>notice signs shall be such that they may be readily seen by</u>

- 2 participants in bucking bull activities. The warning notice signs
- 3 shall have black letters with each letter of the word "WARNING" a
- 4 minimum of three inches in height and the rest of the letters a
- 5 minimum of one inch in height.
- 6 (2) Every written contract entered into by a bucking bull
- 7 professional for providing professional services, instruction, or
- 8 rental of equipment or a bucking bull to a participant, whether or
- 9 not the contract involves bucking bull activities on or off the
- 10 location or site of the bucking bull professional's business, shall
- 11 contain in clearly readable print the warning notice specified in
- 12 <u>subsection (1) of this section.</u>