March 3, 2010, Introduced by Senators BARCIA, KAHN, ALLEN, JANSEN, GLEASON, McMANUS, STAMAS, HARDIMAN and PAPPAGEORGE and referred to the Committee on Commerce and Tourism.

A bill to require the operators of bowling centers to give certain notices to bowlers; and to grant immunity from civil liability to operators of bowling centers.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- Sec. 1. This act shall be known and may be cited as the
  "bowling center act".
  - Sec. 2. As used in this act:

**SENATE BILL No. 1199** 

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- (a) "Bowler" means a person in a bowling center for the purpose of recreational or competitive bowling.
- (b) "Bowling center" means a structure that has an area specifically designed to be used by the public for recreational or competitive bowling.
- (c) "Bowling shoes" mean shoes that are specifically designed for the purpose of recreational or competitive bowling.

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- 1 (d) "Operator" means a person that owns, manages, controls,
- 2 directs, or has the responsibility of operating a bowling center.
- 3 Sec. 3. An operator shall post a notice in a conspicuous place
- 4 near each entrance to and exit from a bowling center that reads:
- 5 "Bowling shoes are specialized footwear and are not intended to be
- 6 worn outside a bowling center because the bowling shoes may be
- 7 affected by substances or materials such as snow, ice, rain,
- 8 moisture, food, or debris. Such substances or materials on bowling
- 9 shoes that have been worn outside a bowling center may cause the
- 10 person wearing the bowling shoes to slip, trip, stumble, or fall on
- 11 the floor or alley surfaces in the bowling center."
- Sec. 4. (1) If an operator posts a notice as required by
- 13 section 3, the operator is not civilly liable for injuries to a
- 14 bowler resulting from a slip, trip, stumble, or fall inside the
- 15 bowling center solely caused by a substance or material on the
- 16 bowler's bowling shoes that was acquired outside the bowling center
- 17 immediately before the bowler entered or reentered the bowling
- 18 center.
- 19 (2) The protection from liability under this section does not
- 20 apply if the liability of the operator results from willful or
- 21 wanton misconduct.
- Enacting section 1. This act applies only to a cause of action
- 23 that accrues on or after January 1, 2011.

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