

HB 398 -- CAMPGROUND LIABILITY

SPONSOR: Dinkins

This bill provides that a private campground shall not be liable for acts or omissions that cause injury as a result of an inherent risk of camping. The immunity does not apply to Workers' Compensation claims, to intentional conduct, or if the private campground fails to post a warning sign of a known dangerous condition. The warning signs and each written contract entered into by a private campground owner shall contain specified warning language.