1	AN ACT
2	relating to limiting the liability of certain persons for farm
3	animal activities.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. The heading to Chapter 87, Civil Practice and
6	Remedies Code, is amended to read as follows:
7	CHAPTER 87. LIABILITY ARISING FROM FARM ANIMAL
8	[EQUINE] ACTIVITIES OR LIVESTOCK SHOWS
9	SECTION 2. Section 87.001, Civil Practice and Remedies
10	Code, is amended by amending Subdivisions (1), (3) through (6), and
11	(9) and adding Subdivisions (2-a) and (6-a) to read as follows:
12	(1) "Engages in <u>a farm animal</u> [an equine] activity"
13	means riding, handling, training, driving, <u>loading, unloading,</u>
14	assisting in the medical treatment of, being a passenger on, or
15	assisting a participant or sponsor with <u>a farm [an equine</u>] animal.
16	The term includes management of a show involving <u>farm</u> [equine]
17	animals. The term does not include being a spectator at <u>a farm</u>
18	animal [an equine] activity unless the spectator is in an
19	unauthorized area and in immediate proximity to the farm animal
20	[equine] activity.
21	(2-a) "Farm animal" means:
22	(A) an equine animal;
23	(B) a bovine animal;
24	(C) a sheep or goat;

1 (D) a pig or hog; 2 (E) a ratite, including an ostrich, rhea, or emu; 3 or 4 (F) a chicken or other fowl. "Farm animal ["Equine] activity" means: 5 (3) a farm [an equine] animal show, 6 (A) fair, 7 competition, performance, rodeo, event, or parade that involves any farm animal [breed of equine animal and any equine discipline, 8 9 including dressage, hunter and jumper horse shows, grand prix jumping, three-day events, combined training, driving, pulling, 10 cutting, polo, steeplechasing, English and Western performance 11 riding, endurance trail riding and Western games, and hunting]; 12 13 (B) [equine] training or teaching activities involving a farm animal; 14 boarding a farm animal, including daily care 15 (C) 16 [equine animals]; 17 (D) riding, inspecting, [or] evaluating, handling, loading, or unloading a farm [an equine] animal belonging 18 to another, without regard to whether the owner receives monetary 19 consideration or other thing of value for the use of the farm 20 [equine] animal or permits a prospective purchaser of the farm 21 [equine] animal to ride, inspect, [or] evaluate, handle, load, or 22 unload the farm [equine] animal; 23 informal <u>farm animal</u> [equine] 24 (E) activity, 25 including a ride, trip, or hunt that is sponsored by a farm animal [an equine] activity sponsor; 26 (F) placing or replacing horseshoes on an equine 27

1 animal; [or] 2 (G) examining or administering medical treatment to a farm animal by a veterinarian; or 3 4 (H) without regard to whether the participants are compensated, rodeos and single event competitions, including 5 team roping, calf roping, and single steer roping. 6 "Farm <u>animal</u> [<u>"Equine</u>] activity sponsor" means: 7 (4) a person or group who sponsors, organizes, or 8 (A) 9 provides the facilities for <u>a farm animal</u> [an equine] activity, including [equine] facilities for a pony club, 4-H club, hunt club, 10 11 riding club, therapeutic riding program, or high school or college class, program, or activity, without regard to whether the person 12 operates for profit; or 13 an operator of, instructor at, or promoter 14 (B) for [equine] facilities, including a stable, clubhouse, pony ride 15 string, fair, or arena at which <u>a farm animal</u> [an equine] activity 16 is held. 17 "Farm animal ["Equine] professional" 18 (5) means а person engaged for compensation: 19 to instruct a participant or rent to 20 (A) а participant a farm [an equine] animal for the purpose of riding, 21 driving, or being a passenger on the <u>farm</u> [equine] animal; [or] 22 to rent equipment or tack to a participant; 23 (B) to examine or administer medical treatment to 24 (C) 25 a farm animal as a veterinarian; or (D) to provide veterinarian or farrier services. 26 27 (6) "Livestock animal" means:

an animal raised for human consumption; or 1 (A) 2 (B) <u>a farm</u> [an equine] animal. (6-a) "Livestock producer" means a person who owns, 3 4 breeds, raises, or feeds livestock animals. 5 (9) "Participant" means: (A) with respect to a farm animal [an equine] 6 7 activity, a person who engages in the activity, without regard to whether the person is an amateur or professional or whether the 8 9 person pays for the activity or participates in the activity for 10 free; and 11 (B) with respect to a livestock show, a person who registers for and is allowed by a livestock show sponsor to 12 13 compete in a livestock show by showing an animal on a competitive 14 basis, or a person who assists that person. SECTION 3. Section 87.003, Civil Practice and Remedies 15 16 Code, is amended to read as follows: 17 Sec. 87.003. LIMITATION ON LIABILITY. Except as provided by Section 87.004, any person, including a farm animal [an equine] 18 activity sponsor, farm animal [equine] professional, livestock 19 20 producer, livestock show participant, or livestock show sponsor, is not liable for property damage or damages arising from the personal 21 injury or death of a participant in <u>a farm animal</u> [an equine] 22 activity or livestock show if the property damage, injury, or death 23 24 results from the dangers or conditions that are an inherent risk of a farm animal [an equine] activity or the showing of an animal on a 25 competitive basis in a livestock show, including: 26

27 (1) the propensity of a farm animal [an equine] or

livestock animal to behave in ways that may result in personal
 injury or death to a person on or around it;

3 (2) the unpredictability of <u>a farm animal's</u> [an
4 equine] or livestock animal's reaction to sound, a sudden movement,
5 or an unfamiliar object, person, or other animal;

6 (3) with respect to <u>farm animal</u> [equine] activities
7 <u>involving equine animals</u>, certain land conditions and hazards,
8 including surface and subsurface conditions;

9

(4) a collision with another animal or an object; or

10 (5) the potential of a participant to act in a 11 negligent manner that may contribute to injury to the participant 12 or another, including failing to maintain control over <u>a farm</u> 13 <u>animal</u> [the equine] or livestock animal or not acting within the 14 participant's ability.

15 SECTION 4. Section 87.004, Civil Practice and Remedies 16 Code, is amended to read as follows:

Sec. 87.004. EXCEPTIONS TO LIMITATION ON LIABILITY. A person, including <u>a farm animal</u> [an equine] activity sponsor, <u>farm</u> <u>animal</u> [equine] professional, livestock show participant, or livestock show sponsor, is liable for property damage or damages arising from the personal injury or death caused by a participant in <u>a farm animal</u> [an equine] activity or livestock show if:

(1) the injury or death was caused by faulty equipment
or tack used in the <u>farm animal</u> [equine] activity or livestock show,
the person provided the equipment or tack, and the person knew or
should have known that the equipment or tack was faulty;

27 (2) the person provided the <u>farm animal</u> [equine] or

1 livestock animal and the person did not make a reasonable and 2 prudent effort to determine the ability of the participant to 3 engage safely in the <u>farm animal</u> [equine] activity or livestock 4 show and determine the ability of the participant to safely manage 5 the <u>farm animal</u> [equine] or livestock animal, taking into account 6 the participant's representations of ability;

7 (3) the injury or death was caused by a dangerous 8 latent condition of land for which warning signs, written notices, 9 or verbal warnings were not conspicuously posted or provided to the 10 participant, and the land was owned, leased, or otherwise under the 11 control of the person at the time of the injury or death and the 12 person knew of the dangerous latent condition;

13 (4) the person committed an act or omission with 14 wilful or wanton disregard for the safety of the participant and 15 that act or omission caused the injury;

16 (5) the person intentionally caused the property 17 damage, injury, or death; or

18 (6) with respect to a livestock show, the injury or 19 death occurred as a result of an activity connected with the 20 livestock show and the person invited or otherwise allowed the 21 injured or deceased person to participate in the activity and the 22 injured or deceased person was not a participant as defined by 23 Section 87.001(9)(B).

24 SECTION 5. Subsections (a), (b), and (c), Section 87.005, 25 Civil Practice and Remedies Code, are amended to read as follows:

26 (a) <u>A farm animal</u> [An equine] professional shall post and 27 maintain a sign that contains the warning contained in Subsection

1 (c) if the professional manages or controls a stable, corral, or 2 arena where the professional conducts <u>a farm animal</u> [an equine] 3 activity. The professional must post the sign in a clearly visible 4 location on or near the stable, corral, or arena.

S.B. No. 479

A farm animal [An equine] professional shall include the 5 (b) warning contained in Subsection (c) in every written contract that 6 7 the professional enters into with a participant for professional services, instruction, or the rental of equipment or tack or a farm 8 9 [an equine] animal. The warning must be included without regard to whether the contract involves farm animal [equine] activities on or 10 11 off the location or site of the business of the <u>farm animal</u> [equine] professional. The warning must be clearly readable. 12

13 (c) The warning posted by <u>a farm animal</u> [an equine]
14 professional under this section must be as follows:

15

WARNING

16UNDER TEXAS LAW (CHAPTER 87, CIVIL PRACTICE AND REMEDIES17CODE), <u>A FARM ANIMAL</u> [AN EQUINE] PROFESSIONAL IS NOT18LIABLE FOR AN INJURY TO OR THE DEATH OF A PARTICIPANT IN19FARM ANIMAL [EQUINE] ACTIVITIES RESULTING FROM THE20INHERENT RISKS OF FARM ANIMAL [EQUINE] ACTIVITIES.

SECTION 6. The change in law made by this Act applies only to a cause of action that accrues on or after the effective date of this Act. A cause of action that accrues before the effective date of this Act is governed by the law in effect immediately before that date, and that law is continued in effect for that purpose.

26 SECTION 7. This Act takes effect immediately if it receives 27 a vote of two-thirds of all the members elected to each house, as

provided by Section 39, Article III, Texas Constitution. If this
 Act does not receive the vote necessary for immediate effect, this
 Act takes effect September 1, 2011.

President of the Senate

Speaker of the House

I hereby certify that S.B. No. 479 passed the Senate on March 31, 2011, by the following vote: Yeas 31, Nays 0; and that the Senate concurred in House amendments on May 25, 2011, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

S.B. No. 479

I hereby certify that S.B. No. 479 passed the House, with amendments, on May 23, 2011, by the following vote: Yeas 137, Nays 7, two present not voting.

Chief Clerk of the House

Approved:

Date

Governor