92_HB5792 LRB9213466DHmg

- 1 AN ACT in relation to civil liabilities.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 5. The Premises Liability Act is amended by
- 5 adding Section 4.1 as follows:
- 6 (740 ILCS 130/4.1 new)
- 7 <u>Sec. 4.1. Off-road riding facilities; liability.</u>
- 8 (a) As used in this Section, "off-road riding facility"
- 9 <u>means:</u>
- 10 (1) an area of land, consisting of a closed course,
- 11 <u>designed for use of off-highway vehicles in events such</u>
- 12 <u>as but not limited to dirt track, short track, flat</u>
- 13 <u>track, speedway, drag racing, grand prix, hare scrambles,</u>
- hill climb, ice racing, observed trails, mud and snow
- scrambles, tractor pulls, sled pulls, truck pulls, mud
- 16 runs, or other contests of a side by side nature in a
- 17 <u>sporting event for practice, instruction, testing, or</u>
- 18 <u>competition of off-highway vehicles; or</u>
- 19 (2) a thoroughfare or track across land or snow
- 20 <u>used for or all-terrain vehicles.</u>
- 21 (b) An owner or operator of an off-road riding facility
- 22 <u>in existence on January 1, 2002 is immune from any criminal</u>
- 23 <u>liability arising out of or as a consequence of noise or</u>
- 24 sound emissions resulting from the normal use of the off-road
- 25 <u>riding facility. An owner or operator of a off-road riding</u>
- 26 <u>facility is not subject to any action for public or private</u>
- 27 <u>nuisance or trespass, and no court in this State may enjoin</u>
- 28 the use or operation of a off-road riding facility on the
- 29 <u>basis of noise or sound emissions resulting from the normal</u>
- 30 <u>use of the off-road riding facility.</u>
- 31 (c) An owner or operator of a off-road riding facility

1	placed in operation after January 1, 2002, is immune from any
2	criminal liability and is not subject to any action for
3	public or private nuisance or trespass arising out of or as a
4	consequence of noise or sound emissions resulting from the
5	normal use of the off-road riding facility, if the off-road
6	riding facility conforms to any one of the following
7	requirements:
8	(1) All areas from which an off-road vehicle may be
9	properly operated are at least 1,000 feet from any
10	occupied permanent dwelling on adjacent property at the
11	time the facility was placed into operation.
12	(2) The off-road riding facility is situated or
13	land otherwise subject to land use zoning, and the
14	off-road riding facility was not prohibited by the zoning
15	authority at the time the facility was placed into
16	operation.
17	(3) The off-road riding facility is operated by a
18	governmental entity or is licensed by the Department of
19	Natural Resources.