## Bill No. CS for SB 334

Amendment No. \_\_\_\_

	CHAMBER ACTION Senate House
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11	Senator Campbell moved the following amendment to amendment
12	(892288):
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14	Senate Amendment
15	On page 2, lines 1 through 31, delete those lines
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17	and insert: adjusted and fastened safety belt at all times
18	while the bus is in operation. The state, the county, a school
19	district, school bus operator under contract with a school
20	district, or an agent or employee of a school district or
21	operator, including a teacher or volunteer serving as a
22	chaperone, is not liable in an action for personal injury by a
23	school bus passenger solely because the injured party was not
24	wearing a safety belt.
25	(3) The state, the county, a school district, school
26	bus operator under contract with a school district, or an
27	agent or employee of a school district or operator, including
28	a teacher or volunteer serving as a chaperone, is not liable
29	in an action for personal injury by a school bus passenger for
30	an injury caused solely by another passenger's use or non-use
31	of a safety belt or restraint system in a dangerous or unsafe

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1	manner.
2	(4) In implementing the provisions of this section,
3	each school district must prioritize the allocation of buses
4	equipped with safety belts or restraint system to ensure that
5	elementary schools within the district receive first priority.
6	A school district may enter into agreements to provide
7	transportation pursuant to this section only if the point of
8	origin or termination of the trip is within the district's
9	boundries.
10	(5) The provisions of this section shall not apply to
11	vehicles as defined in s. 234.051(1)(b), Florida Statutes.
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