By Senator Peaden

	1-1344-02 See HB 783
1	A bill to be entitled
2	An act relating to assessment of damages after
3	dissolution of an injunction; amending s.
4	60.07, F.S.; providing that in the absence of
5	an injunction bond, any damages recovered on
6	dissolution of the injunction shall be subject
7	to the waiver of sovereign immunity limits as
8	described in s. 768.28, F.S.; providing an
9	effective date.
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11	Be It Enacted by the Legislature of the State of Florida:
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13	Section 1. Section 60.07, Florida Statutes, is amended
14	to read:
15	60.07 Assessment of damages after dissolutionIn
16	injunction actions, on dissolution, the court may hear
17	evidence and assess damages to which a defendant may be
18	entitled under any injunction bond, eliminating the necessity
19	for an action on the injunction bond if no party has requested
20	a jury trial on damages. <u>In the absence of a bond, any damages</u>
21	recovered on dissolution of the injunction shall be subject to
22	the limitations of s. $768.28(5)$. The posting of an injunction
23	bond shall not be deemed a waiver of sovereign immunity under
24	<u>s. 768.28.</u>
25	Section 2. This act shall take effect July 1, 2002.
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2	HOUSE SUMMARY
3	Povided a provision of law governing aggregament of
4	Revises a provision of law governing assessment of damages after dissolution of an injunction to provide that in the absence of an injunction bond any damages
5	recovered on dissolution of the injunction shall be
6	recovered on dissolution of the injunction shall be subject to the provision of law governing waiver of sovereign immunity, provided that the posting of an injunction bond shall not be deemed a waiver of sovereign
7	immunity.
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