ENROLLED 2002 Legislature

SB 1946, 2nd Engrossed

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2	An act relating to burden of proof in
3	negligence actions involving transitory foreign
4	objects or substances; creating s. 768.0710,
5	F.S.; providing requirements with respect to
6	the burden of proof in claims against persons
7	or entities in possession or control of
8	business premises; providing for the
9	application of the act; providing an effective
10	date.
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12	WHEREAS, on November 15, 2001, the Florida Supreme
13	Court decided the case of Owens v. Publix Supermarket, Inc.,
14	Case No. SC95667 & SC96235, and
15	WHEREAS, the Florida Legislature has considered the
16	issues raised and law surveyed in the Owens case when
17	balancing rights and duties between possessors of land and
18	invitees upon that land, NOW, THEREFORE,
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20	Be It Enacted by the Legislature of the State of Florida:
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22	Section 1. Section 768.0710, Florida Statutes, is
23	created to read:
24	768.0710 Burden of proof in claims of negligence
25	involving transitory foreign objects or substances against
26	persons or entities in possession or control of business
27	premises
28	(1) The person or entity in possession or control of
29	business premises owes a duty of reasonable care to maintain
30	the premises in a reasonably safe condition for the safety of
31	business invitees on the premises, which includes reasonable
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CODING:Words stricken are deletions; words <u>underlined</u> are additions.

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efforts to keep the premises free from transitory foreign 1 2 objects or substances that might forseeably give rise to loss, 3 injury, or damage. 4 (2) In any civil action for negligence involving loss, 5 injury, or damage to a business invitee as a result of a 6 transitory foreign object or substance on business premises, 7 the claimant shall have the burden of proving that: 8 (a) The person or entity in possession or control of 9 the business premises owed a duty to the claimant; 10 (b) The person or entity in possession or control of the business premises acted negligently by failing to exercise 11 12 reasonable care in the maintenance, inspection, repair, warning, or mode of operation of the business premises. Actual 13 14 or constructive notice of the transitory foreign object or 15 substance is not a required element of proof to this claim. However, evidence of notice or lack of notice offered by any 16 17 party may be considered together with all of the evidence; and (c) The failure to exercise reasonable care was a 18 19 legal cause of the loss, injury, or damage. Section 2. This act shall take effect upon becoming a 20 law and shall apply to all causes of action pending on or 21 after that date. 22 23 24 25 26 27 28 29 30 31 2 CODING: Words stricken are deletions; words underlined are additions.