HB 689

A bill to be entitled 1 2 An act relating to negligence; creating s. 768.0755, F.S.; 3 providing that if a person slips and falls on a transitory 4 foreign substance in a business establishment, the injured 5 person must prove that the business establishment had 6 actual or constructive knowledge of the condition and 7 should have taken action to remedy it; providing that 8 constructive knowledge may be proven by circumstantial 9 evidence; repealing s. 768.0710, F.S., relating to the 10 duty to maintain premises and the burden of proof in 11 claims of negligence involving transitory foreign objects or substances; providing an effective date. 12 13 14 Be It Enacted by the Legislature of the State of Florida: 15 Section 1. Section 768.0755, Florida Statutes, is created 16 to read: 17 768.0755 Premises liability for transitory foreign 18 19 substances in a business establishment.-If a person slips and 20 falls on a transitory foreign substance in a business 21 establishment, the injured person must prove that the business 22 establishment had actual or constructive knowledge of the 23 dangerous condition and should have taken action to remedy it. 24 Constructive knowledge may be proven by circumstantial evidence 25 showing that: 26 (1) The dangerous condition existed for such a length of 27 time that, in the exercise of ordinary care, the business 28 establishment should have known of the condition; or



CODING: Words stricken are deletions; words underlined are additions.

2010

FLO	RIDA	нои	SE OF	REPRE	SENTA	TIVES
-----	------	-----	-------	-------	-------	-------

HB 689

29	<u>(2)</u> The co	ndition occurred with regularity and was				
30	therefore foreseeable.					
31	Section 2.	Section 768.0710, Florida Statutes, is				
32	repealed.					
33	Section 3.	This act shall take effect July 1, 2010.				

CODING: Words stricken are deletions; words <u>underlined</u> are additions.