Senate Amendment (with directory and title amendments)

Between lines 582 and 583

insert:

(10) LIABILITY.—Notwithstanding the limitations prescribed in s. 768.28, any school district that participates in the Coach Aaron Feis Guardian Program shall be liable for the negligent discharge or use of a firearm by a school guardian when such discharge or use occurs beyond the scope of an active shooter situation or a defense situation. The school district may not be
held liable to pay a claim or a judgment by any one person for
such tort which exceeds the sum of $1 million. The limitations
of liability set forth in this subsection apply to claims
arising on or after July 1, 2019.

======== DIRECTORY CLAUSE AMENDMENT ========
And the directory clause is amended as follows:
Delete line 420
and insert:
1006.07, Florida Statutes, are amended, and subsections (9)
and (10) are

================= TITLE AMENDMENT ==================
And the title is amended as follows:
Delete line 83
and insert:
incident reports; providing that certain school
districts may be held liable for a certain tort;
providing a liability limitation on school districts
relating to such tort; providing applicability;
amending s. 1006.12, F.S.; requiring