## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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Short Title:

## **SENATE BILL DRS15068-MK-37B** (01/13)

Concussion Protocol/County Rec.

Sponsors:	Senators D. Davis, Hise, and Brock (Primary Sponsors).
Referred to:	
	A BILL TO BE ENTITLED
AN ACT TO	PROVIDE THAT A COUNTY OR MUNICIPAL RECREATION PROGRAM
	RECAUTIONS TO ENSURE THE SAFETY AND WELL-BEING OF
	Y PARTICIPANTS, INCLUDING PROVIDING CONCUSSION AWARENESS
	ATION AND A RESPONSE PROTOCOL FOR CERTAIN ATHLETIC
ACTIVIT	
	Assembly of North Carolina enacts:
	CCTION 1. G.S. 160A-353 reads as rewritten:
"§ 160A-353.	
•	n to any other powers it may possess to provide for the general welfare of its
	county and city in this State shall have authority to:to do all of the following:
(1)	• • • • • • • • • • • • • • • • • • • •
(2)	· · · · · · · · · · · · · · · · · · ·
	and other recreational programs and facilities; facilities.
(3)	<u> </u>
` '	city or the boundaries of the county, including water and air rights, for parks
	and recreation programs and facilities by gift, grant, purchase, lease, exercise
	of the power of eminent domain, or any other lawful method.
(4)	- · · · · · · · · · · · · · · · · · · ·
	recreation centers, and recreation facilities, including all buildings,
	structures, and equipment necessary or useful in connection
	therewith;therewith.
<u>(4a</u>	Require precautions to ensure the safety and well-being of activity
	participants in county and municipal recreation programs, including, if the
	activity is a sport in which the participants necessarily come into bodily
	contact with one another, that those participants are provided with
	concussion awareness information and a response protocol in the event of a
	suspected concussion. The concussion awareness information and response
	protocol shall be consistent with the rules adopted by the State Board of
	Education for interscholastic athletic activities under G.S. 115C-12(23).
	No program director, employee, or volunteer of a county or municipal
	recreation program shall be liable in civil damages to any party for any act
	authorized by this subdivision, or for any omission relating to that act, unless
	that act or omission amounts to gross negligence, wanton conduct, or
	intentional wrongdoing.
(5)	Appropriate funds to carry out the provisions of this Article; Article.



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(6) Accept any gift, grant, lease, loan, or devise of real or personal property for parks and recreation programs. Devises and gifts may be accepted and held subject to such terms and conditions as may be imposed by the grantor or truster except that no country or city may accept or administer any terms that
trustor, except that no county or city may accept or administer any terms that require it to discriminate among its citizens on the basis of race, sex, or

religion."

SECTION 2. This act becomes effective October 1, 2017.