NOTE: As provided in LFC policy, this report is intended for use by the standing finance committees of the legislature. The Legislative Finance Committee does not assume responsibility for the accuracy of the information in this report when used in any other situation.

Only the most recent FIR version, excluding attachments, is available on the Intranet. Previously issued FIRs and attachments may be obtained from the LFC office in Suite 101 of the State Capitol Building North.

FISCAL IMPACT REPORT

SPONSOR:	Carraro	DATE TYPED:	02-26-01	НВ		
SHORT TITLE: Golf Ball Damage		e to Private Property		SB	734	
ANALY				YST:	Gonzales	
<u>APPROPRIATION</u>						
Appropriation Contained		Estimated Additional Impact			Recurring	Fund
FY01	FY02	FY01	FY02		or Non-Rec	Affected
(Parenthesis () Indicate Expenditure	Decreases)				

SOURCES OF INFORMATION

LFC Files

SUMMARY

Synopsis of Bill

Senate Bill 734 would make the owner of a golf course liable for damages resulting to private property from golf balls originating from a golf course.

Significant Issues

The bill defines golf course as "a public or privately owned golf course, driving range or area open to commercial golfing".

JMG/njw