AN ACT
RELATING TO SCHOOL ATHLETICS SAFETY; ESTABLISHING SAFETY
PROTOCOLS AND EDUCATION REGARDING BRAIN INJURY RESULTING FROM
SCHOOL ATHLETIC ACTIVITIES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

Section 1. A new section of the Public School Code is
enacted to read:

"BRAIN INJURY--PROTOCOLS TO BE USED BY COACHES FOR BRAIN
INJURIES RECEIVED BY STUDENTS IN SCHOOL ATHLETIC ACTIVITIES--
TRAINING OF COACHES--INFORMATION TO BE PROVIDED TO COACHES,
STUDENT ATHLETES AND STUDENT ATHLETES' PARENTS OR
GUARDIANS.--

A. A coach shall not allow a student athlete to
participate in a school athletic activity on the same day
that the student athlete:

(1) exhibits signs, symptoms or behaviors
consistent with a brain injury after a coach, a school
official or a student athlete reports, observes or suspects
that a student athlete exhibiting these signs, symptoms or
behaviors has sustained a brain injury; or

(2) has been diagnosed with a brain injury.

B. A coach may allow a student athlete who has
been prohibited from participating in a school athletic
activity pursuant to Subsection A of this section to
participate in a school athletic activity no sooner than one
week after the student athlete has received a brain injury
and only after the student athlete:

   (1) no longer exhibits any sign, symptom or
behavior consistent with a brain injury; and

   (2) receives a medical release from a
licensed health care professional.

C. Each school district shall ensure that each
coach participating in school athletic activities in the
school district receives training provided pursuant to
Paragraph (1) of Subsection D of this section.

D. The New Mexico activities association shall
consult with the brain injury advisory council and school
districts to promulgate rules to establish:

   (1) protocols and content consistent with
current medical knowledge for training each coach
participating in school athletic activities to:

      (a) understand the nature and risk of
brain injury associated with athletic activity;

      (b) recognize signs, symptoms or
behaviors consistent with a brain injury when a coach
suspects or observes that a student athlete has received a
brain injury;

      (c) understand the need to alert
appropriate medical professionals for urgent diagnosis or
treatment; and

(d) understand the need to follow medical direction for proper medical protocols; and

(2) the nature and content of brain injury information forms and educational materials for, and the means of providing these forms and materials to, coaches, student athletes and student athletes' parents or guardians regarding the nature and risk of brain injury resulting from athletic activity, including the risk of continuing or returning to athletic activity after a brain injury.

E. At the beginning of each academic year or participation in school athletic activities, a school district shall provide a brain injury information form created pursuant to Subsection D of this section to a student athlete and the student athlete's parent or guardian. The school district shall receive signatures on the brain injury information form from the student athlete and the student athlete's parent or guardian before permitting the student athlete to begin or continue participating in school athletic activities for that academic year.

F. As used in this section:

(1) "academic year" means any consecutive period of two semesters, three quarters or other comparable units commencing with the fall term each year;

(2) "brain injury" means a body-altering...
physical trauma to the brain, skull or neck caused by, but not
limited to, blunt or penetrating force, concussion, diffuse
axonal injury, hypoxia-anoxia or electrical charge;

(3) "school athletic activity" means a
sanctioned middle school, junior high school or senior high
school function that the New Mexico activities association
regulates;

(4) "student athlete" means a middle school,
junior high school or senior high school student who engages
in, is eligible to engage in or seeks to engage in a school
athletic activity; and

(5) "licensed health care professional"
means:

(a) a practicing physician or physician
assistant licensed pursuant to the Medical Practice Act;

(b) a practicing osteopathic physician
licensed pursuant to Chapter 61, Article 10 NMSA 1978;

(c) a practicing certified nurse
practitioner licensed pursuant to the Nursing Practice Act;

(d) a practicing osteopathic
physician's assistant licensed pursuant to the Osteopathic
Physicians' Assistants Act;

(e) a practicing psychologist licensed
pursuant to the provisions of the Professional Psychologist
Act; or
(f) a practicing athletic trainer licensed pursuant to the provisions of the Athletic Trainer Practice Act."