

1st Sub. H.B. 187

RECREATIONAL USE OF PUBLIC WATERS ON PRIVATE PROPERTY

Representative **Jack R. Draxler** proposes the following amendments:

1. Page 6, Line 173:

173           (2)    { ~~Except as provided by Subsection (5), a~~ }    A person may engage in a recreational

2. Page 7, Lines 192 through 200:

192            { ~~(5) (a) A person may not fish:~~

193    ~~— (a) in a public water;~~

194    ~~— (i) listed in Section 73-6a-202; and~~

195    ~~— (ii) located on or adjacent to property to which access is restricted; and~~

196    ~~— (b) within 500 feet of a single family dwelling that is built before May 12, 2009, and~~

197    ~~qualifies for the residential exemption under Section 59-2-103 if the owner of the single family~~

198    ~~dwelling posts a notice visible from the bed indicating the segment of public water in which~~

199    ~~fishing is prohibited by this section.~~ }

200            { ~~(6)~~ }    (5) A person may not engage in a recreational activity authorized by Subsection (2) if