

House of Representatives State of Utah

W030 STATE CAPITOL COMPLEX • P.O. BOX 145030 SALT LAKE CITY, UTAH 84114-5030 • (801) 538-1029

January 18, 2006

Mr. Speaker:

The Political Subdivisions Committee reports a favorable recommendation on **H.B. 207**, INHERENT RISKS OF PARTICIPATING IN RECREATIONAL ACTIVITIES ON PROPERTY OWNED BY LOCAL GOVERNMENT, by Representative D. Bowman, with the following amendments:

- 1. Page 1, Line 18:
 - 18 owned by a county or municipality $\{-\}$
 - expands the definition of recreational activities; and
 - <u>• extends to independent special districts the protection from liability that</u>

 <u>counties and municipalities have for claims resulting from inherent risks of certain</u>

 <u>recreational activities.</u>
- 2. *Page 2, Lines 40 through 41:*
 - 40 (d) "Recreational activity" {-means-} <u>includes</u> a rodeo, an equestrian activity, skateboarding, roller
 - skating, <u>ice skating</u>, hiking, bike riding, or in-line skating on property:
- *3. Page 2, Lines 47 through 48:*
 - 47 78-27-41, 78-27-42, and 78-27-43 to the contrary, no person may make a claim against or
 - 48 recover from a county { or } ___ municipality __, or independent special district under Title 17A, Chapter 2, Independent Special Districts, for personal injury or property damage resulting from
- 4. Page 2, Line 50:
 - 50 (3) (a) Nothing in this section may be construed to relieve a person participating in a







H.B. 207 Political Subdivisions Committee Report January 18, 2006 - Page 2

5. Page 2, Line 53:

53 { (4) } (b) Nothing in this section may be construed to relieve { any other person from an obligation that

Respectfully,

Brad L. Dee Committee Chair

Voting: 9-0-2

3 HB0207.HC1.WPD 1/18/06 3:01 pm jwade/JTW RHR/JTW

Bill Number



