Representative Ben C. Ferry proposes the following substitute bill:

1	RECREATIONAL USE OF PUBLIC WATERS ON PRIVATE
2	PROPERTY
3	2009 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Ben C. Ferry
6	Senate Sponsor:
7 8	LONG TITLE
9	General Description:
10	This bill enacts provisions relating to the recreational use of public waters that flow
11	over privately owned beds.
12	Highlighted Provisions:
13	This bill:
14	 defines terms;
15	 clarifies a provision relating to fencing;
16	 establishes a criminal penalty for:
17	• cutting a fence; and
18	• violating a provision in a part;
19	 authorizes a person to engage in certain recreational activities in specified public
20	waters;
21	 authorizes a person in certain circumstances to touch certain private beds beneath
22	specified public waters;
23	 specifies the public waters on certain private property in which a person may engage
24	in a recreational activity;
25	 creates a Recreational Access Board;

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26	 establishes membership and duties for the Recreational Access Board;
27	 authorizes the Recreational Access Board to make a rule listing public waters in
28	which a person may engage in a recreational activity; and
29	 establishes procedures for applications to the Recreational Access Board.
30	Monies Appropriated in this Bill:
31	None
32	Other Special Clauses:
33	This bill coordinates with H.B. 153, Trespass Law Amendments, by modifying
34	language.
35	Utah Code Sections Affected:
36	AMENDS:
37	4-26-4, as enacted by Laws of Utah 1979, Chapter 2
38	63-34-3, as last amended by Laws of Utah 1996, Chapter 159
39	63I-1-273, as last amended by Laws of Utah 2008, Chapters 148, 311 and renumbered
40	and amended by Laws of Utah 2008, Chapter 382
41	ENACTS:
42	73-6a-101 , Utah Code Annotated 1953
43	73-6a-102 , Utah Code Annotated 1953
44	73-6a-201, Utah Code Annotated 1953
45	73-6a-202, Utah Code Annotated 1953
46	73-6a-203, Utah Code Annotated 1953
47	73-6a-301, Utah Code Annotated 1953
48	73-6a-302, Utah Code Annotated 1953
49	73-6a-303, Utah Code Annotated 1953
50	73-6a-304, Utah Code Annotated 1953
51	73-6a-401, Utah Code Annotated 1953
52	73-6a-402, Utah Code Annotated 1953
53	
54	Be it enacted by the Legislature of the state of Utah:
55	Section 1. Section 4-26-4 is amended to read:
56	4-26-4. Failure to close entrance to enclosure Class "B" or "C" misdemeanor

57	Damages.
58	[Any person who willfully]
59	(1) A person is guilty of a class C misdemeanor if the person willfully:
60	(a) throws down a fence; or
61	(b) (i) opens bars or gates into any enclosure [other than] that is not:
62	(A) the person's own enclosure; or [into any]
63	(B) an enclosure jointly owned or occupied by [such] the person and others[;]; and
64	(ii) leaves [it] the enclosure open [is guilty of a class "C" misdemeanor, and is].
65	(2) A person is guilty of a class B misdemeanor if the person willfully cuts a fence.
66	(3) A person who performs an act described is this section is also liable in damage for
67	any injury sustained by any person as a result of [such an] the act.
68	Section 2. Section 63-34-3 is amended to read:
69	63-34-3. Department of Natural Resources created Boards, councils, and
70	divisions within department.
71	(1) There is created within state government the Department of Natural Resources.
72	(2) The Department of Natural Resources comprises the following boards, councils,
73	and divisions:
74	(a) Board of Water Resources;
75	(b) Forestry, Fire and State Lands Advisory Council;
76	(c) Board of Oil, Gas and Mining;
77	(d) Board of Parks and Recreation;
78	(e) Wildlife Board;
79	(f) Riverway Enhancement Advisory Council;
80	(g) Board of the Utah Geological Survey;
81	(h) Water Development Coordinating Council;
82	(i) Division of Water Rights;
83	(j) Division of Water Resources;
84	(k) Division of Forestry, Fire and State Lands;
85	(l) Division of Oil, Gas and Mining;
86	(m) Division of Parks and Recreation;
87	(n) Division of Wildlife Resources; [and]

88	(o) Utah Geological Survey[-]; and
89	(p) Recreational Access Board, created in Section 73-6a-301.
90	Section 3. Section 63I-1-273 is amended to read:
91	63I-1-273. Repeal dates, Title 73.
92	(1) Title 73, Chapter 27, State Water Development Commission, is repealed December
93	31, 2018.
94	(2) The instream flow water right for trout habitat established in Subsection $73-3-30(3)$
95	is repealed December 31, 2018.
96	(3) Title 73, Chapter 6a, Part 3, Recreational Access Board, is repealed July 1, 2015.
97	Section 4. Section 73-6a-101 is enacted to read:
98	CHAPTER 6a. RECREATIONAL USE OF PUBLIC WATER
99	Part 1. General Provisions
100	<u>73-6a-101.</u> Title.
101	This chapter is known as "Recreational Use of Public Water."
102	Section 5. Section 73-6a-102 is enacted to read:
103	<u>73-6a-102.</u> Definitions.
104	As used in this chapter:
105	(1) "Bed" means an area that is:
106	(a) adjacent within five feet of a water body; and
107	(b) beneath the ordinary high water mark.
108	(2) "Board" means the Recreational Access Board created in Section 73-6a-301.
109	(3) "Indian land" means land that is:
110	(a) held in trust by the United States for an Indian tribe or a member of an Indian tribe;
111	<u>or</u>
112	(b) owned by an Indian or Indian tribe and is subject to restrictions against alienation.
113	(4) "Indian tribe" means any Indian tribe, band, nation, pueblo, or other organized
114	group or community that is recognized as eligible for the special programs and services
115	provided by the United States to Indians because of their status as Indians.
116	(5) "Navigable water body" means a natural watercourse that is useful for commerce in
117	the water body's ordinary condition in the customary modes of trade and travel as of January 4,
118	<u>1896.</u>

119	(6) "Ordinary high water mark" means the line that a water body impresses on the soil:
120	(a) by covering the soil long enough to ordinarily deprive the soil of terrestrial
121	vegetation; and
122	(b) at the level where the water body would normally stand during the high water
123	period when the water body is not affected by a flood or drought.
124	(7) "Permission" is as defined in Section 23-20-14.
125	(8) "Private bed" means the bed of a water body that is not a navigable water body.
126	(9) "Private water" means water that a person, with a valid right to use the water, has
127	reduced to actual, physical possession and exclusive control by placing the water in a
128	receptacle for storage or conveyance.
129	(10) "Property to which access is restricted" means real property:
130	(a) that is cultivated land, as defined in Section 23-20-14;
131	(b) that is:
132	(i) properly posted, as defined in Section 23-20-14; or
133	(ii) posted as described in Subsection 76-6-206(2)(b)(iii):
134	(c) that is fenced or enclosed as described in Subsection 76-6-206(2)(b)(ii); or
135	(d) that the owner or a person authorized to act on the owner's behalf has requested a
136	person to leave as provided by:
137	(i) Section 23-20-14; or
138	(ii) Subsection 76-6-206(2)(b)(i).
139	(11) (a) "Public water" means water:
140	(i) described in Section 73-1-1; and
141	(ii) flowing on the surface:
142	(A) within a natural channel; or
143	(B) ponded in a natural lake or reservoir on a natural channel.
144	(b) "Public water" does not include private water.
145	(12) "Recreational activity" means an activity that is:
146	(a) lawful;
147	(b) engaged in:
148	(i) for a recreational purpose; or
149	(ii) a commercial purpose if a person is guiding or outfitting another person who is

150	engaging in an activity listed in Subsection (12)(c) for a recreational purpose; and
151	(c) one of the following:
152	(i) fishing;
153	(ii) swimming: or
154	(iii) floating on a vessel.
155	(13) (a) "Single family dwelling" means a structure constructed and customarily
156	occupied by one or more persons for the principle use as a single unit of residential housing.
157	(b) "Single family dwelling" does not include a:
158	(i) mobile home;
159	(ii) trailer;
160	(iii) duplex;
161	(iv) multi-unit apartment building:
162	(v) commercial structure;
163	(vi) outbuilding;
164	(vii) barn;
165	(viii) shed; or
166	(ix) structure with a purpose similar to the structures listed in Subsections (13)(b)(i)
167	through (viii), regardless of human occupancy.
168	(14) "Vessel" means a watercraft capable of floating and transporting a person on the
169	surface of the water, including a:
170	<u>(a) boat;</u>
171	<u>(b) raft;</u>
172	(c) canoe; or
173	(d) kayak.
174	Section 6. Section 73-6a-201 is enacted to read:
175	Part 2. Recreational Use of Private Beds
176	73-6a-201. Recreational use of public waters over private beds.
177	(1) Except as provided by Subsection (2), a person who touches a private bed is subject
178	to liability for trespass under:
179	(a) Section 23-20-14;
180	(b) Section 76-6-206; and

181	(c) a civil action for a claim arising out of touching the private bed.
182	(2) A person may engage in a recreational activity:
183	(a) on or within a public water:
184	(i) listed in:
185	(A) Section 73-6a-202; or
186	(B) a rule made by the board under Section 73-6a-302;
187	(ii) located on or adjacent to property to which access is restricted; and
188	(iii) with enough water to support the recreational activity; and
189	(b) by incidentally touching the bed of a public water described in Subsection (2)(a).
190	(3) While engaging in a recreational activity as authorized by Subsection (2), a person
191	may leave the bed if:
192	(a) the person has permission to leave the bed; or
193	(b) (i) an obstruction materially interferes with the recreational activity; and
194	(ii) the person walks or portages around the obstruction in the most direct and least
195	obtrusive manner to re-enter the public water at the nearest safe point above or below the
196	obstruction.
197	(4) Except as provided by Subsection (3), a person engaging in a recreational activity
198	as authorized by Subsection (2), may only enter or exit the surface or bed of a public water:
199	(a) on public property as authorized by the entity with jurisdiction over the use of the
200	public property;
201	(b) on private property that is not property to which access is restricted; or
202	(c) on private property if an easement or other lawful access is obtained.
203	(5) A person may not engage in a recreational activity authorized by Subsection (2) if
204	the recreational activity:
205	(a) destroys, damages, removes, or alters real or personal property, including a:
206	(i) fence, as provided in Section 4-26-4;
207	(ii) structure;
208	(iii) diversion works;
209	(iv) vegetation;
210	(v) soil; or
211	(vi) rock;

212	(b) alters or obstructs water flows;
213	(c) involves construction or maintenance of a structure on the bed; or
214	(d) is undertaken on:
215	(i) horseback;
216	(ii) a motor vehicle, as defined in Section 41-6a-102; or
217	(iii) an off-highway vehicle, as defined in Section 41-22-2.
218	Section 7. Section 73-6a-202 is enacted to read:
219	73-6a-202. Public waters available for recreational use.
220	As authorized by Section 73-6a-201, a person may engage in a recreational activity on
221	or in the following public waters, except where the public water flows over Indian land:
222	(1) Bear River from the Idaho state line in Cache County to the Great Salt Lake in Box
223	Elder County:
224	(2) East Fork of the Little Bear River and Little Bear River from the outlet of
225	Porcupine Reservoir downstream to Highway 30;
226	(3) Logan River from Highway 30 upstream to the United States Forest Service
227	boundary line in Logan Canyon;
228	(4) Price River from the confluence with the White River and Lower Fish Creek
229	downstream to the State Road 10 bridge;
230	(5) Jordan River from Utah Lake to the Great Salt Lake;
231	(6) Duchesne River from the Highway 40 bridge in Myton upstream to the United
232	States Forest Service boundary line on both the North Fork and West Fork of the Duchesne
233	<u>River</u> ;
234	(7) Strawberry River from the confluence with the Duchesne River upstream to the
235	Strawberry Reservoir dam;
236	(8) Sevier River from the confluence with Asay Creek south of the Highway 89 bridge
237	downstream to Yuba Reservoir;
238	(9) Weber River from the confluence with the Gardners Fork in Summit County near
239	the United States National Forest Service Road 138 downstream to the Great Salt Lake;
240	(10) Bear River from the Wyoming state line east of Woodruff downstream to the
241	Wyoming state line northeast of Sage Creek Junction;
242	(11) Bear River from the Wyoming state line upstream to the confluence with the East

243	Fork of the Bear River;
244	(12) Provo River from Utah Lake upstream to the Soapstone Guard Station off State
245	Road 150 in Wasatch County;
246	(13) Ogden River from the Pineview Reservoir dam downstream to the confluence
247	with the Weber River;
248	(14) South Fork of the Ogden River from Pineview Reservoir upstream to the Causey
249	Reservoir dam;
250	(15) Lower Sevier River from the Yuba dam downstream to Sevier Lake;
251	(16) White River from the Colorado state line in Uintah County downstream to the
252	confluence with the Green River;
253	(17) Blacksmith Fork River from the State Road 165 bridge upstream to Lions Hollow;
254	(18) Logan River from the Red Banks Campground to the Idaho state line;
255	(19) Currant Creek from the confluence with the Strawberry River upstream to the
256	United States Forest Service boundary line;
257	(20) Lake Fork River upstream from the Highway 87 bridge to the United States Forest
258	Service boundary line;
259	(21) Diamond Fork from the confluence with Spanish Fork River upstream to the
260	United States Forest Service boundary line;
261	(22) East Fork of the Sevier River from the Garfield County and Kane County line to
262	the confluence with the Sevier River;
263	(23) East Canyon Creek from the confluence with the Weber River upstream to the
264	Interstate 80 bridge;
265	(24) Lost Creek from the Lost Creek Reservoir dam downstream to the confluence
266	with the Weber River:
267	(25) Thistle Creek from the confluence with Spanish Fork River upstream to the
268	confluence with Nebo Creek;
269	(26) Beaver River from Minersville Reservoir downstream to the State Road 130
270	bridge in Minersville;
271	(27) Spanish Fork River from Utah Lake to the confluence with Thistle Creek at the
272	Thistle mudslide dam;
273	(28) Fremont River from the State Road 24 bridge east of Loa to Capitol Reef National

274	Park;
275	(29) Huntington Creek from the United States Forest Service boundary line in
276	Huntington Canyon downstream to the State Road 10 bridge; and
277	(30) Lower Fish Creek from Scofield Dam to the confluence with the White River.
278	Section 8. Section 73-6a-203 is enacted to read:
279	<u>73-6a-203.</u> Penalty.
280	A person who violates this part is guilty of a class B misdemeanor.
281	Section 9. Section 73-6a-301 is enacted to read:
282	Part 3. Recreational Access Board
283	73-6a-301. Recreational Access Board Creation Membership.
284	(1) There is created within the Department of Natural Resources the Recreational
285	Access Board consisting of nine members appointed by the governor with the consent of the
286	Senate.
287	(2) The board shall consist of:
288	(a) one member of the general public; and
289	(b) members nominated by the following interests:
290	(i) one individual from among nominees of the Department of Agriculture and Food;
291	(ii) one individual from among nominees of an organization that promotes the
292	agricultural industry;
293	(iii) one individual from among nominees of an organization that promotes private real
294	property interests;
295	(iv) one individual from among nominees of the Division of Wildlife Resources;
296	(v) one individual who promotes floating on a vessel from among nominees of the
297	Division of Parks and Recreation:
298	(vi) one individual from among nominees of an organization that promotes sport
299	fishing:
300	(vii) one individual from among nominees of an organization that promotes
301	conservation districts; and
302	(viii) one individual from among nominees of an organization that promotes the
303	industry of outfitting a person to fish or float on a vessel.
304	(3) (a) Each nominating entity shall nominate at least two, but no more than four,

305	individuals to the governor for the applicable position or vacancy that occurs on the board.
306	(b) The candidates nominated under Subsection (2) and the members appointed by the
307	governor may not be:
308	(i) an employee of the nominating entity; or
309	(ii) a member of the Legislature.
310	(4) (a) Except as required by Subsection (4)(b), the governor shall appoint a member to
311	<u>a three-year term.</u>
312	(b) Notwithstanding the requirements of Subsection (4)(a), the governor shall, at the
313	time of appointment, adjust the length of terms to ensure that the terms of board members are
314	staggered so at least three members are appointed each year.
315	(c) If a vacancy occurs, the nominating entity shall submit a list of nominees as
316	provided in Subsection (3) to the governor and the governor shall appoint a replacement for the
317	unexpired term.
318	(d) A board member may serve two terms unless the governor determines an additional
319	term is necessary due to exceptional circumstances.
320	(5) (a) The board shall elect a chair and vice chair from its membership.
321	(b) Five members of the board shall constitute a quorum.
322	(c) A vote of the majority of the quorum at a meeting is necessary to take action on
323	behalf of the board.
324	(d) The executive director of the Department of Natural Resources or the executive
325	director's designee shall act as secretary to the board but is not a voting member of the board.
326	(6) (a) The board shall hold a sufficient number of meetings each year to expeditiously
327	conduct its business.
328	(b) A meeting may be called by the chair upon five days notice to the board members.
329	(c) A meeting may be held at the Salt Lake City office of the Department of Natural
330	Resources or elsewhere in the state as determined by the board.
331	(7) (a) (i) A member who is not a government employee may not receive compensation
332	or benefits for the member's service, but may receive per diem and expenses incurred in the
333	performance of the member's official duties at the rates established by the Division of Finance
334	under Sections 63A-3-106 and 63A-3-107.
335	(ii) A member may decline to receive per diem and expenses for the member's service.

336	(b) (i) A state government officer and employee member who does not receive salary,
337	per diem, or expenses from the agency the member represents for the member's service may
338	receive per diem and expenses incurred in the performance of the member's official duties at
339	the rates established by the Division of Finance under Sections 63A-3-106 and 63A-3-107.
340	(ii) A state government officer and employee member may decline to receive per diem
341	and expenses for the member's service.
342	(8) The governor may remove at any time a member for:
343	(a) official misconduct; or
344	(b) habitual or willful neglect of duty.
345	Section 10. Section 73-6a-302 is enacted to read:
346	73-6a-302. Recreational Access Board Authority Responsibility.
347	(1) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, and
348	this part, the board may make rules to:
349	(a) establish an application form;
350	(b) establish procedures relating to the application process;
351	(c) apply and quantify the criteria established under Section 73-6a-303; and
352	(d) create a list of public waters on or within which a person may engage in a
353	recreational activity as authorized by Section 73-6a-201.
354	(2) By rule, the board may add a public water segment to the list created under
355	Subsection (1) if:
356	(a) a person submits an application under Section 73-6a-304; and
357	(b) the board:
358	(i) meets the notice and meeting requirements of Section 73-6a-304; and
359	(ii) determines that the public water segment meets the criteria established in
360	Subsection 73-6a-303(1).
361	(3) By rule, the board may remove a public water segment from the list created under
362	Subsection (1) if:
363	(a) a person submits an application under Section 73-6a-304; and
364	(b) the board:
365	(i) meets the notice and meeting requirements of Section 73-6a-304; and
366	(ii) determines that the public water segment meets the criteria established in

367	Subsection 73-6a-303(2).
368	(4) The board may only make one rule each year that is:
369	(a) authorized by Subsection (1)(d);
370	(b) based on the decisions made under Subsection 73-6a-304(3)(c)(iv); and
371	(c) effective on the day on which the rule made by Wildlife Board establishing the
372	fishing proclamation takes effect.
373	(5) On or before the day on which the Division of Administrative Rules publishes the
374	proposed rule in the Utah State Bulletin, the board shall submit a copy of the proposed rule to
375	the Administrative Rules Review Committee and the Natural Resources, Agriculture, and
376	Environment Interim Committee.
377	Section 11. Section 73-6a-303 is enacted to read:
378	73-6a-303. Criteria or action for a recommendation by the Recreational Access
379	Board.
380	(1) The board may add a public water segment to the list created by rule under Section
381	73-6a-302 if the public water:
382	(a) has a year-round water depth and flow capable of providing an opportunity to
383	engage in a recreational activity;
384	(b) would provide significant opportunity for the public to engage in a recreational
385	<u>activity;</u>
386	(c) (i) is of a nature that extending the authorization to engage in a recreational activity
387	established in this chapter will not unreasonably impair the bed owner's property rights; and
388	(ii) (A) was closed to public access after May 12, 1989, by the owner of the property on
389	which the public water is located; and
390	(B) (I) was open to public access for at least 20 years prior to the closure described in
391	Subsection (1)(b)(ii)(A); and
392	(II) was freely, notoriously, and continuously used by the public:
393	(Aa) without permission of the owner of the property on which the public water is
394	located; and
395	(Bb) to an extent and under circumstances that the owner of the property on which the
396	public water is located would reasonably recognize the need to protect vulnerable property
397	rights; and

398	(d) does not meet the description in Subsection (2)(b).						
399	(2) The board may remove a public water segment from the list created by rule under						
400	Section 73-6a-302 or recommend the Legislature remove a public water or a segment of a						
401	public water from the list provided in Section 73-6a-202 if:						
402	(a) the public water does not meet the criteria described in Subsection (1); or						
403	(b) as of May 12, 2009:						
404	(i) the public water is within the incorporated limits of a municipality;						
405	(ii) legal public access, other than provided by this chapter, is not available:						
406	(A) on the public water's surface;						
407	(B) on the public water's bed; or						
408	(C) between the public water's bed and the single family dwellings described in this						
409	Subsection (2);						
410	(iii) four or more single family dwellings are located within a 150-yard segment of the						
411	public water; and						
412	(iv) each of the single family dwellings in Subsection (2)(b)(iii) is located 100 feet or						
413	less from the bed.						
414	Section 12. Section 73-6a-304 is enacted to read:						
415	<u>73-6a-304.</u> Application and procedures.						
416	(1) (a) A person may submit to the board:						
417	(i) a recreational access application fee; and						
418	(ii) a written, signed application requesting that the board:						
419	(A) add a public water segment to the list created by rule under Section 73-6a-302;						
420	(B) remove a public water segment from the list created by rule under Section						
421	<u>73-6a-302; or</u>						
422	(C) recommend the Legislature remove a public water segment from the list provided						
423	<u>in Section 73-6a-202.</u>						
424	(b) The application shall contain the following information:						
425	(i) the applicant's name, address, and phone number;						
426	(ii) a detailed description of the one public water segment that is the subject of the						
427	application, including the sections, township, and range where the public water is located;						
428	(iii) a clear and concise statement identifying the relief sought;						

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429	(iv) an explanation of the facts and circumstances justifying the relief sought based on						
430	the criteria provided in Section 73-6a-303; and						
431	(v) the name and current address of each person or entity owning real property abutting						
432	or underlying the segment of the public water that is the subject of the application.						
433	(2) The recreational access application fee shall consist of:						
434	(a) the fee set by the Department of Natural Resources under Section 63-34-5; and						
435	(b) the actual cost of notification required by Subsection (3)(a).						
436	(3) (a) Upon receipt of an application, the board shall notify by certified mail:						
437	(i) each county or municipality in which the segment of the public water is located; and						
438	(ii) each person owning real property abutting or underlying the segment of the public						
439	water that is the subject of the application.						
440	(b) The notice required by Subsection (3)(a) shall state that:						
441	(i) the board has received an application; and						
442	(ii) the recipient may file with the board a written response within 30 days of receipt of						
443	the notice.						
444	(c) The board shall schedule a meeting no sooner than 45 days following mailing of the						
445	last notice required by this section where the board:						
446	(i) shall allow the applicant to orally present facts and arguments to the board in						
447	support of the application;						
448	(ii) may accept and consider public comment at the meeting in support or opposition to						
449	the application:						
450	(iii) shall discuss and consider the responses submitted by a person described in						
451	Subsection (3)(a); and						
452	(iv) shall enter a decision consistent with the requirements of this chapter either to						
453	grant, deny, or grant in part the relief requested in the application.						
454	Section 13. Section 73-6a-401 is enacted to read:						
455	Part 4. Miscellaneous						
456	73-6a-401. Applicability of the chapter.						
457	The provisions of this chapter do not affect:						
458	(1) the title or ownership of the surface waters, beds, or portage routes of public water;						
459	(2) sovereign lands, as defined in Section 65A-1-1; or						

460	(3) the rights recognized in Section 23-21-4.					
461	Section 14. Section 73-6a-402 is enacted to read:					
462	73-6a-402. Landowner liability.					
463	An owner with a private bed that is subject to the authorization recognized in this					
464	chapter has the liability protection afforded by Title 57, Chapter 14, Limitation of Landowner					
465	Liability - Public Recreation.					
466	Section 15. Coordinating H.B. 187 with H.B. 153 Modifying language.					
467	If this H.B. 187 and H.B. 153, Trespass Law Amendments, both pass, it is the intent of					
468	the Legislature that, in preparing the Utah Code database for publication, the Office of					
469	Legislative Research and General Counsel shall modify:					
470	(1) Subsection 73-6a-102(10)(b) to read:					
471	<u>"(b) that is:</u>					
472	(i) properly posted, as defined in Section 23-20-14; or					
473	(ii) posted as described in:					
474	(A) Subsection 76-6-206(2)(b)(iii); or					
475	(B) Subsection 76-6-206.3(2)(c);";					
476	(2) Subsection 73-6a-102(10)(c) to read:					
477	"(c) that is fenced or enclosed as described in:					
478	(i) Subsection 76-6-206(2)(b)(ii); or					
479	(ii) Subsection 76-6-206.3(2)(b); or";					
480	(3) Subsection 73-6a-102(10)(d) to read:					
481	"(d) that the owner or a person authorized to act on the owner's behalf has requested a					
482	person to leave as provided by:					
483	(i) Section 23-20-14;					
484	(ii) Subsection 76-6-206(2)(b)(i); or					
485	(iii) Subsection 76-6-206.3(2)(a)."; and					
486	(4) Subsection 73-6a-201(1) to read:					
487	"(1) Except as provided by Subsection (2), a person who touches a private bed is					
488	subject to liability for trespass under:					
489	(a) Section 23-20-14;					
490	(b) Section 76-6-206;					

- 491 (c) Section 76-6-206.3; and
- 492 (d) a civil action for a claim arising out of touching the private bed."

H.B. 187 3rd Sub. (Cherry) - Recreational Use of Public Waters on Private Property

Fiscal Note

2009 General Session

State of Utah

State Impact

Enactment of this bill will require an ongoing appropriation of \$15,400 from fee revenues to the Department of Natural Resources for the expenses of the Recreational Access Board. The Department is authorized to establish and collect fees for the applications.

	2009 <u>Approp.</u>	2010 <u>Approp.</u>	2011 <u>Approp.</u>	2009 2010 2011		
				Revenue	Revenue	Revenue
Dedicated Credits	\$0	\$15,400	\$15,400	N	\$15,400	\$15,400
Total	\$0	\$15,400	\$15,400	30	\$15,400	\$15,400
				-		

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

3/6/2009, 2:22:36 PM, Lead Analyst: Djambov, I.

Office of the Legislative Fiscal Analyst