1st Sub. H.B. 187 RECREATIONAL USE OF PUBLIC WATERS ON PRIVATE PROPERTY

HOUSE	FLOOR	AMENDMENTS
HOUSE	LOOK	TIMENDMENIS

AMENDMENT 13

FEBRUARY 26, 2009 11:44 AM

Representative **Ben C. Ferry** proposes the following amendments:

- 1. Page 4, Line 106:
 - (3) "Indian land" means land that is:
 - (a) held in trust by the United States for an Indian tribe or a member of an Indian tribe; or
 - (b) owned by an Indian or Indian tribe and is subject to restrictions against alienation.
 - (4) "Indian tribe" means any Indian tribe, band, nation, pueblo, or other organized group or community that is recognized as eligible for the special programs and services provided by the United States to Indians because of their status as Indians.
 - 106 (5) "Navigable water body" means a natural watercourse that is useful for commerce in {-(3)-}
- Page 4, Line 109:
 - 109 {-(4)-} (6) "Ordinary high water mark" means the line that a water body impresses on the soil:
- 3. Page 4, Lines 114 through 116:
 - 114 $\{ \frac{(5)}{(5)} \}$ (7) "Permission" is as defined in Section 23-20-14.
 - 115 {-(6)-} (8) "Private bed" means the bed of a water body that is not a navigable water body.
 - {-(7)-} (9) "Private water" means water that a person, with a valid right to use the water, has 116
- 4. Page 5, Line 119:
 - 119 {-(8)-} (10) "Property to which access is restricted" means real property:
- 5. Page 5, Lines 123 through 125:
 - 123 (ii) posted as described in { Title 76, Chapter 6, Part 2, Burglary and Criminal **Subsection 76-6-206(2)(b)(iii)** ;
 - 124 (c) that is fenced or enclosed as described in { Title 76, Chapter 6, Part 2, Burglary and
 - 125 **Criminal Trespass Subsection 76-6-206(2)(b)(ii)**; or
- 6. Page 5, Lines 129 through 130:
 - 129 (ii) { Title 76, Chapter 6, Part 2, Burglary and Criminal Trespass } **Subsection 76-6-**206(2)(b)(i) .

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130
                  {<del>-(9)</del>-}
                           (11) (a) "Public water" means water:
7. Page 5, Line 136:
                            (12) "Recreational activity" means an activity that is:
   136
                  {<del>(10)</del>}
  Page 5, Line 141:
         engaging in an activity listed in Subsection (12) (c) for a recreational purpose; and
   141
9. Page 5, Line 146:
   146
                  {<del>(11)</del>}
                             (13) (a) "Single family dwelling" means a structure constructed and customarily
10. Page 6, Line 157:
                (ix) structure with a purpose similar to the structures listed in Subsections \{(11)\}
   157
                                                                                                   (13) (b)(i)
11. Page 6, Line 159:
   159
                             "Vessel" means a watercraft capable of floating and transporting a person on the
                  \{\frac{(12)}{(12)}\}
12. Page 6, Line 171:
   171
                (b) { Title 76, Chapter 6, Part 2, Burglary and Criminal Trespass }
                                                                                        Section 76-6-206; and
13. Page 7, Line 199a
    House Committee Amendments
    2-23-2009:
  199a
            Ĥ→ (b)Notwithstanding Subsection (5)(a), a person may walk or float within the bed of a public
14. Page 7, Line 199c
    House Committee Amendments
    2-23-2009:
         <u>a</u> {<u>segement</u>}
                             segment of the public water in which a recreational activity is allowed by this part. ←Ĥ
  199c
15. Page 8, Line 218:
  218
         or in the following public waters , except where the public water flows over Indian land :
16. Page 8, Lines 228 through 229:
   228
                (6) Duchesne River from the Highway 40 bridge in Myton upstream to the {-confluence
  229
                   United States Forest Service boundary line on the North Fork and West Fork of the
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Duchesne River;

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17. Page 9, Lines 250b through 250c
    House Committee Amendments
    2-23-2009:
 250b
         Lions Hollow; {-and-}
 250c
               (19) Logan River from the Red Banks Campground to the Idaho state line {-}
                (20) Current Creek from the confluence with the Strawberry River upstream to United States
         Forest Service boundary line;
                (21) Lake Fork River upstream from the Highway 87 bridge to United States Forest Service
         boundary line; and
                (22) Diamond Fork from the confluence with Spanish Fork River upstream to United States Forest
         Service boundary line.
           ←Ĥ
18. Page 11, Lines 327 through 328:
  327
               (b) (i) has historically provided and continues to provide significant opportunity for a
         recreational activity for the
  328
         public; or
                (ii) (A) was closed to public access after May 12, 1989, by the owner of the property on which the
         public water is located; and
                (B) (I) was open to public access for at least 20 years prior to the closure described in Subsection
         (1)(b)(ii)(A); and
                (II) was freely, notoriously, and continuously used by the public:
                (Aa) without permission of the owner of the property on which the public water is located; and
                (Bb) to an extent and under circumstances that the owner of the property on which the public
         water is located would reasonably recognize the need to protect vulnerable property rights;
19. Page 13, Line 393 through Page 14, Line 407:
  393
                Section 15. Coordinating H.B. 187 with H.B. 153 -- Modifying language.
  394
                If this H.B. 187 and H.B. 153, Trespass Law Amendments, both pass, it is the intent of
  395
         the Legislature that, in preparing the Utah Code database for publication, the Office of
         Legislative Research and General Counsel { shall replace the references in }
  396
               (1) Subsection 73-6a-102 {-(8)} (10) (b) {-(ii) from "Title 76, Chapter 6, Part 2, Burglary
  397
         and
         Criminal Trespass" to ": (A) Subsection 76-6-206(2)(b)(iii); or (B) Subsection
  398
         <del>76-6-206.3(2)(c)";</del>}
  399
                                to read:
                "(b) that is:
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(i) properly posted, as defined in Section 23-20-14; or
             (ii) posted as described in:
             (A) Subsection 76-6-206(2)(b)(iii); or
             (B) Subsection 76-6-206.3(2)(c);"
             (2) Subsection 73-6a-102 { (8) } (10) (c) { from "Title 76, Chapter 6, Part 2, Burglary and
400
401
       Criminal Trespass" to ": (A) Subsection 76-6-206(2)(b)(ii); or (B) Subsection
402
       <del>76-6-206.3(2)(b)";</del>}
                               to read:
             "(c) that is fenced or enclosed as described in:
             (i) Subsection 76-6-206(2)(b)(ii); or
             (ii) Subsection 76-6-206.3(2)(b); or"
403
             (3) {in } Subsection 73-6a-102 {(8)} (10) (d) {(ii) from "Title 76, Chapter 6, Part 2,
       Burglary and
404
       Criminal Trespass" to ": (A) Subsection 76-6-206(2)(b)(i); or (B) Subsection
405
       <del>76-6-206.3(2)(a)"; and</del>}
                                   to read:
             "(d) that the owner or a person authorized to act on the owner's behalf has requested a person to
       leave as provided by:
             (i) Section 23-20-14;
             (ii) Subsection 76-6-206(2)(b)(i); or
             (iii) Subsection 76-6-206.3(2)(a)."; and
406
             (4) Subsection 73-6a-201(1) { (b) from "Title 76, Chapter 6, Part 2, Burglary and
407
       Criminal Trespass" to "Section 76-6-206 or Section 76-6-206.3".
                                                                              to read:
             "(1) Except as provided by Subsection (2), a person who touches a private bed is subject to liability
       for trespass under:
             (a) Section 23-20-14;
             (b) Section 76-6-206;
             (c) Section 76-6-206.3; and
             (d) a civil action for a claim arising out of touching the private bed."
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