THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 3007 Session of 2006

INTRODUCED BY SEMMEL, B. SMITH, STABACK, HARHART, REICHLEY, DALLY, S. MILLER, HERSHEY, BAKER, BEBKO-JONES, BOYD, CALTAGIRONE, CAPPELLI, CRAHALLA, FAIRCHILD, GOODMAN, GRUCELA, HESS, HUTCHINSON, McILHATTAN, R. MILLER, MUSTIO, NAILOR, O'NEILL, PHILLIPS, RUBLEY, SONNEY, R. STEVENSON, SURRA, E. Z. TAYLOR, YOUNGBLOOD, JAMES, HENNESSEY AND CREIGHTON, OCTOBER 17, 2006

REFERRED TO COMMITTEE ON GAME AND FISHERIES, OCTOBER 17, 2006

AN ACT

Amending the act of February 2, 1965 (P.L.1860, No.586), entitled "An act encouraging landowners to make land and water areas available to the public for recreational purposes by limiting liability in connection therewith, and repealing certain acts," further providing for liability of landowners toward recreational users, persons or property for acts or acts of omission by recreational users.

8 The General Assembly of the Commonwealth of Pennsylvania

9 hereby enacts as follows:

10 Section 1. Section 1 of the act of February 2, 1965

11 (P.L.1860, No.586), entitled "An act encouraging landowners to

12 make land and water areas available to the public for

13 recreational purposes by limiting liability in connection

14 therewith, and repealing certain acts," is amended to read:

15 Section 1. The purpose of this act is to encourage owners of 16 land to make land and water areas available to the public for 17 recreational purposes by limiting their liability toward

18 [persons entering thereon for such purposes.]:

1 (1) recreational users entering thereon for such purposes;

2 <u>and</u>

3 (2) persons or property, wherever located, based on acts or
4 acts of omission by recreational users.

5 Section 2. Section 2 of the act is amended by adding a6 paragraph to read:

7 Section 2. As used in this act:

8 * * *

9 (5) "Recreational user" means any person who enters or uses
10 land for a recreational purpose.

11 Section 3. Sections 3, 4, 6 and 7 of the act are amended to 12 read:

13 Section 3. Except as specifically recognized or provided in 14 section 6 of this act, an owner of land owes no duty of care to 15 keep the premises safe for entry or use by [others for 16 recreational purposes] <u>recreational users</u>, or to give any 17 warning of a dangerous condition, use, structure, or activity on 18 such premises to [persons entering for such purposes]

19 <u>recreational users</u>.

20 Section 4. Except as specifically recognized by or provided 21 in section 6 of this act, an owner of land who either directly 22 or indirectly invites or permits without charge any [person] 23 <u>recreational user</u> to use such property [for recreational 24 purposes] does not thereby:

25 (1) Extend any assurance that the premises are safe for any 26 purpose.

27 (2) Confer upon such [person] <u>recreational user</u> the legal 28 status of an invite or licensee to whom a duty of care is owed. 29 (3) Assume responsibility for or incur liability for any 30 injury to persons or property, wherever such persons or property 20060H3007B4778 - 2 - <u>are located</u>, caused by an act <u>or an act</u> of omission of [such
 persons] <u>a recreational user</u>.

3 Section 6. Nothing in this act limits in any way any4 liability which otherwise exists:

5 (1) For wilful or malicious failure to guard or warn against6 a dangerous condition, use, structure, or activity.

7 (2) For injury suffered in any case where the owner of land 8 charges the [person or persons] <u>recreational user or users</u> who 9 enter or go on the land [for the recreational use thereof], 10 except that in the case of land leased to the State or a 11 subdivision thereof, any consideration received by the owner for 12 such lease shall not be deemed a charge within the meaning of 13 its section.

Section 7. Nothing in this act shall be construed to:
(1) Create a duty of care or ground of liability for injury
to persons or property.

17 (2) Relieve any [person using the land of another for 18 recreational purposes] <u>recreational user</u> from any obligation 19 which he may have in the absence of this act to exercise care in 20 his use of such land and in his activities thereon, or from the 21 legal consequences of failure to employ such care.

22 Section 4. This act shall take effect in 60 days.

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