

---

## DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

---

HB 706 Original

2015 Regular Session

Miguez

**Abstract:** Defines and extends the present law limitations of liability to "nonprofit youth organizations" which operate youth adventure centers for youth adventure activities.

Present law provides a limitation of liability for owners of property, including public parks, which are used for recreational purposes.

Present law excludes from the limitation of liability acts constituting a willful and malicious failure to warn against dangerous conditions or structures.

Present law provides that the limitation of liability as extended to parks shall not apply to intentional or grossly negligent acts by an employee of the public entity.

Present law provides that the limitation of liability afforded parks does not extend to defective playground equipment or stands.

Proposed law defines and extends the present law limitations of liability to "nonprofit youth organizations" which operate youth adventure centers for youth adventure activities.

(Amends R.S. 9:2795(A)(1) - (4), (C), (D), (E)(2)(a), (b), and (d), and (F); Adds R.S. 9:2795(A)(6) - (8))