DIGEST

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HB 231 Original

2019 Regular Session

Pearson

Abstract: Provides for the public navigation of running waters, including those running waters passing over any privately owned water bottom directly connected to a state-owned water bottom that is subject to the ebb and flow of the tide.

<u>Present law</u> (C.C. Art. 450) provides, in part, that public things are owned by the state or its political subdivisions and that running waters are public things.

<u>Present law</u> (C.C. Art. 452) provides, in part, that everyone has the right to fish in the rivers, ports, roadsteads, and harbors, and the right to land on the seashore, to fish, to shelter himself, to moor ships, to dry nets, and the like, provided he does not cause injury to the property of adjoining owners.

<u>Present law</u> (C.C. Arts. 455 and 456) provides, in part, that private things may be subject to public use in accordance with law or by dedication, and further provides that the banks of navigable rivers or streams are private things that are subject to public use.

<u>Present law</u> (C.C. Art. 3413 and R.S. 56:3) provides, in part, that wild animals, birds, fish, and shellfish in a state of natural liberty either belong to the state or are things without an owner, but that the owner of a tract of land may forbid entry to anyone for purposes of hunting or fishing, and the like.

<u>Proposed law</u> provides that no person may prohibit the public navigation of running waters which are navigable by a motorboat required to be registered or numbered pursuant to the laws of this state or the U.S., except where navigation has been prevented or impeded by an obstacle constructed pursuant to a coastal use permit issued by the Dept. of Natural Resources.

<u>Proposed law</u> provides exceptions to <u>proposed law</u> during any open migratory waterfowl season when the running waters are posted against trespassing, hunting, and fishing, for wildlife refuges where hunting or fishing are prohibited, and public port commissioned-owned facilities.

<u>Proposed law</u> provides that for the purposes of <u>proposed law</u>, "running waters" mean running waters as provided in <u>present law</u> and includes waters passing over any privately owned water bottom which has a direct natural or man-made inlet or outlet to a state-owned water bottom that is subject to the ebb and flow of the tide of the Gulf of Mexico and the tidally influenced arms and tributaries passing through the coastal areas of this state.

Proposed law specifies that proposed law cannot be deemed to establish a change in ownership of

the bottoms and banks of any privately owned waterway, and that no watercraft powered by a combustible engine may be used to navigate running waters over privately owned water bottoms and banks of waterways in such a way as to cause damage to the bottoms or banks of the waterway, or to the vegetation on or above the water surface.

<u>Proposed law</u> provides that the owner of a privately owned water bottom or bank is entitled to the existing limitations of liability for owners of property used for noncommercial recreational purposes.

(Adds R.S. 9:1251.1)