

Assembly Bill 250

Published
August 11, 1965.

CHAPTER 190

AN ACT to amend 29.68 (3) of the statutes, regarding the liability of a landowner who gives another permission to use his land for a recreational purpose in return for a valuable consideration.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

29.68 (3) of the statutes is amended to read:

29.68 (3) This section does not limit the liability which would otherwise exist for wilful or malicious failure to guard or to warn against a dangerous condition, use, structure or activity; or for injury suffered in any case where permission to hunt, fish, trap, camp, hike, sightsee, berry pick or to proceed with water sports or recreational uses was granted for a valuable consideration other than the valuable consideration, if any, paid to said landowner by the state; or for injury caused by acts of persons to whom permission to hunt, fish, trap, camp, hike, sightsee, berry pick or to proceed with water sports or recreational uses was granted, to other persons as to whom the person granting permission, or the owner, lessee or occupant of the premises, owed a duty to keep the premises safe or to warn of danger. *As used in this subsection "valuable consideration" shall not include contributions to the sound management and husbandry of natural and agricultural resources of the state resulting directly from the recreational activity.*

Approved August 5, 1965.