

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-3218/P1dn
RNK:jlg:kjf

July 14, 1999

1. Your drafting instructions for this draft were to repeal and recreate s. 30.135 to specify circumstances under which a riparian proprietor may place a water ski platform or water ski jump in a navigable waterway without obtaining a permit. Because, there will be circumstances under which a riparian proprietor must still obtain a permit, I left s. 30.135 (2), (3) and (4) of current law intact. Is this consistent with your intent?

2. Your instructions indicate that you want the law to provide that a riparian proprietor may not need a permit if the platform or jump is used to prepare or present a water ski performance. Consistent with s. 30.69 in current law concerning water skiing, this draft uses the terms "tournament, competition or exhibition". Is this O.K.?

3. I have included an initial applicability provision in the draft to make clear that the changes in the law will not affect those water ski platforms and jumps that were constructed before the effective date of the changes. Is this O.K.?

Robin N. Kite
Legislative Attorney
Phone: (608) 266-7291
E-mail: Robin.Kite@legis.state.wi.us