

## LAWS OF ALASKA 2003

Source HCS CSSB 175(JUD)

Chapter	No.
---------	-----

## **AN ACT**

Relating to civil liability for inherent risks in sports or recreational activities.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

THE ACT FOLLOWS ON PAGE 1

## AN ACT

1	Relating to civil liability for inherent risks in sports or recreational activities.
2	
3	* Section 1. The uncodified law of the State of Alaska is amended by adding a new section
4	to read:
5	FINDINGS AND INTENT. (a) The legislature finds that
6	(1) all sports or recreational activities involve inherent risks that provide the
7	challenge and excitement that entice people to participate in those activities;
8	(2) people should accept the risks inherent in sports or recreational activities
9	and be responsible for injuries and damages resulting from those inherent risks;
10	(3) the state has a legitimate interest in maintaining the economic viability of
11	the sports or recreational activities industry by discouraging claims based on injuries and
12	damages resulting from risks inherent in sports or recreational activities;
13	(4) providers of sports or recreational activities should not be required to alter
14	the challenge and excitement of the activities by controlling risks inherent in the activities;
15	and

- (5) the liability of providers of sports or recreational activities should be limited to negligence that is not associated with the inherent risks of sports or recreational activities.
  - (b) It is the intent of this Act to

- (1) limit or eliminate the liability of a provider of a sports or recreational activity to a participant in the activity when an injury or damage caused by or to the participant is the result of risks inherent in the activity; and
- (2) encourage the broad construction of the Act to shield providers of sports or recreational activities from liability for injuries and damages caused by the inherent risks of sports or recreational activities.
  - \* **Sec. 2.** AS 05.25.040 is amended to read:

Sec. 05.25.040. Owner's civil liability. Except as provided under AS 09.65.290, the [THE] owner of a boat is liable for injury or damage caused by the negligent operation of the owner's boat whether the negligence consists of a violation of a state statute or the failure to exercise ordinary care in the operation of the boat as the rules of the common law require. The owner is not liable, however, unless the boat is used with the owner's express or implied consent. It is presumed that the boat is being operated with the knowledge and consent of the owner if, at the time of the injury or damage, it is under the control of the owner's spouse, father, mother, brother, sister, son, daughter, or other member of the owner's immediate family. This chapter does not relieve any other person from a liability that the person would otherwise incur and does not authorize or permit recovery in excess of injury or damage actually incurred.

\* Sec. 3. AS 09.65 is amended by adding a new section to read:

Sec. 09.65.290. Civil liability for sports or recreational activities. (a) A person who participates in a sports or recreational activity assumes the inherent risks in that sports or recreational activity and is legally responsible for all injuries or death to the person or other persons and for all damage to property that results from the inherent risks in that sports or recreational activity.

(b) This section does not require a provider to eliminate, alter, or control the inherent risks within the particular sports or recreational activity that is provided.

1	(c) This section does not apply to a civil action based on the
2	(1) negligence of a provider if the negligence was the proximate cause
3	of the injury, death, or damage; or
4	(2) design or manufacture of sports or recreational equipment or
5	products or safety equipment used incidental to or required by a sports or recreational
6	activity.
7	(d) Nothing in this section shall be construed to conflict with or render as
8	ineffectual a liability release agreement between a person who participates in a sports
9	or recreational activity and a provider.
10	(e) In this section,
11	(1) "inherent risks" means those dangers or conditions that are
12	characteristic of, intrinsic to, or an integral part of a sports or recreational activity;
13	(2) "provider" means a person or a federal, state, or municipal agency
14	that promotes, offers, or conducts a sports or recreational activity, whether for pay or
15	otherwise;
16	(3) "sports or recreational activity"
17	(A) means a commonly understood sporting activity, whether
18	undertaken with or without permission, including baseball, softball, football,
19	soccer, basketball, hockey, bungee jumping, parasailing, bicycling, hiking,
20	swimming, skateboarding, horseback riding and other equine activity, dude
21	ranching, mountain climbing, river floating, whitewater rafting, canoeing,
22	kayaking, hunting, fishing, backcountry trips, mushing, backcountry or
23	helicopter-assisted skiing, alpine skiing, Nordic skiing, snowboarding,
24	telemarking, snow sliding, snowmobiling, off-road and all-terrain vehicle use;
25	(B) does not include
26	(i) boxing contests, sparring or wrestling matches, or
27	exhibitions that are subject to the requirements of AS 05.10;
28	(ii) activities involving the use of devices that are
29	subject to the requirements of AS 05.20; or
30	(iii) skiing or sliding activities at a ski area that are
31	subject to the requirements of AS 05.45.

\* Sec. 4. Section 9, ch. 28, SLA 2000 is amended to read:

Sec. 9. AS 05.25.040 is repealed and reenacted to read:

AS 09.65.290, the [THE] owner of a watercraft is liable for injury or damage caused by the negligent operation of the owner's watercraft whether the negligence consists of a violation of a state statute or neglecting to observe ordinary care in the operation of the watercraft as the rules of the common law require. The owner is not liable, however, unless the watercraft is used with the owner's express or implied consent. It is presumed that the watercraft is being operated with the knowledge and consent of the owner if, at the time of the injury or damage, it is under the control of the owner's spouse, father, mother, brother, sister, son, daughter, or other member of the owner's immediate family. This chapter does not relieve any other person from a liability that the person would otherwise incur and does not authorize or permit recovery in excess of injury or damage actually incurred.

\* Sec. 5. The uncodified law of the State of Alaska is amended by adding a new section to read:

APPLICABILITY. This Act applies to acts or omissions that occur on or after the effective date of sec. 3 of this Act.