

REVISOR'S NOTE: This subsection presently appears as Article 66C, section 410P of the Code, as amended by Chapter 579, Acts of 1972. The only changes made are in style.

5-1103. GENERALLY NO DUTY OF LANDOWNER TO KEEP PREMISES SAFE FOR RECREATIONAL USE.

EXCEPT AS SPECIFICALLY RECOGNIZED BY OR PROVIDED IN §5-1107, AN OWNER OF LAND OWES NO DUTY OF CARE TO KEEP THE PREMISES SAFE FOR ENTRY OR USE BY OTHERS FOR ANY RECREATIONAL OR EDUCATIONAL PURPOSE, OR TO GIVE ANY WARNING OF A DANGEROUS CONDITION, USE, STRUCTURE, OR ACTIVITY ON THE PREMISES TO ANY PERSON WHO ENTERS ON THE LAND FOR THESE PURPOSES.

REVISOR'S NOTE: This section presently appears as Article 66C, section 410L of the Code, as amended by Chapter 579, Acts of 1972. The only changes made are in style.

5-1104. GENERALLY NO LIABILITY OF LANDOWNER WHO PERMITS RECREATIONAL USE OF LAND WITHOUT CHARGE.

EXCEPT AS SPECIFICALLY RECOGNIZED BY OR PROVIDED IN §5-1107, AN OWNER OF LAND WHO EITHER DIRECTLY OR INDIRECTLY INVITES OR PERMITS WITHOUT CHARGE PERSONS TO USE THE PROPERTY FOR ANY RECREATIONAL OR EDUCATIONAL PURPOSE DOES NOT BY HIS ACTION:

EXTEND ANY ASSURANCE THAT THE PREMISES ARE SAFE FOR ANY PURPOSE, CONFER UPON THE PERSON THE LEGAL STATUS OF AN INVITEE OR LICENSEE TO WHOM A DUTY OF CARE IS OWED, OR ASSUME RESPONSIBILITY FOR OR INCUR LIABILITY AS A RESULT OF ANY INJURY TO THE PERSON OR PROPERTY CAUSED BY AN ACT OF OMISSION OF THE PERSON.

REVISOR'S NOTE: This section presently appears as Article 66C, section 410M (a) through (c), inclusive of the Code, as amended by Chapter 579, Acts of 1972. The only changes made are in style.

5-1105. APPLICABILITY OF §§5-1103 AND 5-1104 TO LAND LEASED BY THE STATE.

UNLESS OTHERWISE AGREED IN WRITING, THE PROVISIONS OF § 5-1103 AND 5-1104 ARE APPLICABLE TO ANY DUTY AND LIABILITY OF AN OWNER OF LAND LEASED TO THE STATE OR ANY OF ITS POLITICAL SUBDIVISIONS FOR ANY RECREATIONAL OR EDUCATIONAL PURPOSE.