GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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H.B. 923 Apr 30, 2024 HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH10521-MHa-123

Short Title:	Rights of Nature/Dan River.	(Public)
Sponsors:	Representative Harrison.	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO RECOGNIZE AND PROTECT THE RIGHTS OF THE DAN RIVER
3	ECOSYSTEM AND TO RECOGNIZE AND PROTECT THE RIGHT OF THE PEOPLE
4	OF NORTH CAROLINA TO A HEALTHY DAN RIVER ECOSYSTEM.
5	Whereas, American Indians have inhabited areas along the many streams and rivers
6	of this State since prehistoric times, as evidenced by the portions of fish traps built within rock
7	formations that are still visible in some of our rivers and artifacts like arrowheads and pottery
8	shards that can still be found along the banks of streams and rivers; and
9	Whereas, American Indian tribes remained along the Dan River until the early 18th
10	century, as memorialized by historical markers noting the location of Upper and Lower Saura
11	Town, the last known settlements of the Saura tribe along the Dan River that were abandoned by
12	1710 due to the impacts of European colonization; and
13	Whereas, other tribes such as the Saponi are still present within the Dan and Lower
14	Roanoke River basins; and
15	Whereas, as early modernization reached the basin, the Dan presented many
16	opportunities and challenges for those wanting to navigate the waters, and wooden primitive
17	vessels known as bateaux were a common site on the river in those times, captained by free men
18	and slaves alike and carrying horses, livestock, and other goods up and downstream between
19	Virginia and North Carolina; and
20	Whereas, river trade and travel played a crucial role in the development of towns in
21	both North Carolina and Virginia such as South Boston, Danville, Madison, and Eden, and hand
22	dug channels and remnants of bateau landings are still present in and along these trade routes on the Day Diver New therefore
23 24	the Dan River; Now, therefore, The General Assembly of North Carolina enacts:
24 25	SECTION 1. Chapter 77 of the General Statutes is amended by adding a new Article
23 26	to read:
20	"Article 11.
28	"Rights of the Dan River Ecosystem.
29	"§ 77-145. Short title.
30	This act shall be known and may be cited as the Rights of the Dan River Ecosystem Act.
31	"§ 77-146. Purpose.
32	This act recognizes and protects the rights of the Dan River ecosystem and the right of the
33	people of North Carolina to a healthy, thriving Dan River ecosystem.
34	" <u>§ 77-147. Definitions.</u>
35	The following definitions apply in this Article:



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1	(1)	Dan River ecosystem. – The watershed of the Da	an River, including both its
2		mainstem and tributaries, and all species and ecos	
3		or dependent on species and ecosystems found in	•
4	<u>(2)</u>	Natural resource management agencies. – The l	
5		Cultural Resources, the Department of Enviro	-
6		Wildlife Resources Commission.	x <i>y i</i>
7	"§ 77-148. Righ	ts of the Dan River ecosystem.	
8		s of the Dan River Ecosystem. – The Dan River e	ecosystem possesses rights,
9		t limited to, all of the following:	
10	(1)	The right to naturally exist, flourish, regenerate, a	nd evolve.
11	$\overline{(2)}$	The right to full restoration, recovery, and preserv	
12	$\overline{(3)}$	The right to abundant, pure, clean, unpolluted w	
13		natural surface water flow and recharge and groun	
14	<u>(4)</u>	The right to a healthy natural environment and na	
15	(5)	The right to carry on all natural functions of the D	
16	(6)	The right to be free of activities, practices,	
17		obstructions that interfere with or infringe upon	•
18		section.	
19	(b) No C	onferral of Obligations. – The rights of the Dan Ri	iver ecosystem protected in
20		not be interpreted to confer liabilities, duties, obligation	
21	the Dan River ec	osystem except as expressly set forth herein.	-
22	" <u>§ 77-149. Rig</u> h	ts of the people of the State.	
23	All residents	of the State possess the right to a healthy, flourishin	ng Dan River ecosystem.
24	" <u>§ 77-150. Righ</u>	ts of indigenous people.	
25	Nothing in th	is Article shall abrogate the collective or individual	rights of indigenous people
26	residing in the St	ate, including, but not limited to, members of the tr	ibes and bands identified in
27	Chapter 71A of t	he General Statutes.	
28	" <u>§ 77-151. Impl</u>	ementation.	
29	The State sh	all protect the rights secured in this act by prov	iding that natural resource
30		ncies of the State take action to ensure these rights	are guaranteed and upheld
31	as specified in th	is section. This includes all of the following:	
32	<u>(1)</u>	Natural resource management agencies shall not	conduct, authorize, license,
33		permit, or fund any public or private activities, p	practices, or operations that
34		are inconsistent with, or which will or may violate	e or infringe upon, the rights
35		or provisions of this act.	
36	<u>(2)</u>	No later than June 30, 2025, natural resource man	agement agencies shall:
37		a. <u>Review their existing and proposed activit</u>	
38		as well as all agency laws, policies, rules	
39		any potential or ongoing violations of the	rights or provisions of this
40		Article.	
41		b. Jointly conduct a complete baseline envir	
42		Dan River ecosystem, which shall inclu-	·
43		within the ecosystem in need of restoration	n, and prioritization of those
44		areas.	
45	<u>(3)</u>	No later than June 30, 2026, natural resource man	
46		a. Remedy any potential or ongoing violation	
47		(2) of this section to ensure all existing or	
48		regulations, or ongoing or proposed activit	
49		are made consistent with and protective of	the rights and provisions of
50		this Article.	

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	b. Develop recommendations for remedying any pote	ential or ongoing
	violation of law identified in subdivision (2) of this s	
	a report of those recommendations to the General A	
<u>(4)</u>	No later than June 30, 2029, complete full restoration of all	
<u> </u>	River ecosystem located within the State and identif	
	assessment required by sub-subdivision (2)b. of this section	-
" <u>§ 77-152.</u> Civ		_
	rcement by the State. – The Attorney General is authorized to en	nforce and defend
	the filing of an action in the courts of this State to enjoin infi	
rights set out in	this Article and collect damages for impacts to natural resourc	es within the Dan
River ecosystem	as described in subsection (h) of this section.	
(b) Enfo	rcement by the Dan River Ecosystem. – The Dan River ecosystem	stem may enforce
or defend the right	the secured in this act through a legal action brought in the co	ourts of this State,
brought in the	name of the Dan River ecosystem as the real party in interes	t. Remedies shall
include injuncti	ve relief to enjoin the activity or project which violates the righ	ts set forth in this
Article.		
	t of Intervention. – The Dan River ecosystem may also interven	e in any litigation
authorized by th	is section.	
	ding Any citizen of the State shall have standing to both fil	
	system under subsection (b) of this section and to intervene in	<u>n any litigation in</u>
	ecosystem under subsection (c) of this section.	
	rcement by Individuals Any North Carolina resident may e	
	d in this act through a legal action brought in any appropriate co	
	ene in any litigation concerning this act in order to enforce or de	
	unctive relief to enjoin the activity or project which violates th	
	rcement Actions and Burden of Proof. – Where probable viola	
	s act are shown to exist, lack of full scientific certainty shall	
	ng or postponing enforcement or defense of these rights. The l	
	violation of rights shall lie with the persons responsible for th	
	ts to natural resources alleged and not with the party or part	rties enforcing or
-	ghts protected in this Article.	
	Penalties Any business or government entity that violates	• •
	be subject to a civil penalty of up to ten thousand dollars (\$10	
	p to five hundred dollars (\$500.00) per day of a continuing occu	
	a separate offense under this Article. These penalties shall b	e trebled in cases
	ion is found to be willful.	
	ages. – Any business or government entity that violates any pro-	
	or any natural resource damages caused to the Dan River ecosys	
	he measure of damages shall be the cost of fully restorin	•
	state prior to the violation and shall be paid to the State to be	used exclusively
	on of the ecosystem.	
	ness and Governmental Entities. – Any business entity which	
	vision of this Article shall be strictly liable and deemed not to p	
	s, powers, or protections which would interfere with the defense of accuration immunity is arrest	
	ed in this Article. Any defense of sovereign immunity is expre	
	overnmental entity shown to have violated any provision of the	
	TION 2. There is appropriated from the General Fund to early appropriate identified in $G = 77, 147$, as another by Section	
Ŭ	ement agencies identified in G.S. 77-147, as enacted by Section adred thousand dollars (\$100,000) to carry out the ravious	
	ndred thousand dollars (\$100,000) to carry out the reviews	and assessments
required by this	act.	

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1 **SECTION 3.** If any provision of this act or its application to any person or 2 circumstance is held invalid, the invalidity does not affect other provisions or applications of this 3 act that can be given effect without the invalid provision or application and, to this end, the 4 provisions of this act are severable.

SECTION 4. This act is effective when it becomes law.