69th Legislature 2025 HB 355



AN ACT CLARIFYING THAT RELATED EASEMENTS RIGHTS ARE RETAINED WHEN A CANAL OR DITCH IS CONVERTED INTO A PIPELINE; AND AMENDING SECTION 70-17-112, MCA.

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

Section 1. Section 70-17-112, MCA, is amended to read:

"70-17-112. Interference with canal or ditch easements prohibited. (1) A person with a canal or ditch easement has a secondary easement to enter, inspect, repair, and maintain a canal or ditch or to operate the appropriation works. A person retains this secondary easement if the canal or ditch is converted into a pipeline and the pipeline is conspicuously marked.

- (2) A person may not encroach <u>upon-on</u> or otherwise impair any easement for a canal or ditch used for irrigation or any other lawful domestic or commercial purpose, including carrying return water. <u>A</u> person may not encroach on or otherwise impair any easement for a canal or ditch under this subsection that has been converted into a pipeline.
- (3) The provisions of subsection (2) do not apply if the holder of the canal or, ditch, or pipeline easement consents in writing to the encroachment or impairment.
- (4) Each canal or ditch easement obtained by prescription or conveyance is included within the scope of this section. Nothing in this section establishes a secondary easement where none existed prior to April 14, 1981. This section does not affect contracts or agreements concluded prior to April 14, 1981.
- (5) If a legal action is brought to enforce the provisions of this section, the prevailing party is entitled to costs and reasonable attorney fees."

- END -



I hereby certify that the within bill,	
HB 355, originated in the House.	
Chief Clerk of the House	
Chief Clerk of the House	
Speaker of the House	
Signed this	day
of	, 2025
President of the Senate	
resident of the senate	
Signed this	
of	, 2025.

HOUSE BILL NO. 355

INTRODUCED BY K. WALSH, M. NIKOLAKAKOS, C. SCHOMER, E. TILLEMAN, L. JONES

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