

Highway & Waterway Safety Subcommittee

MEETING PACKET

Tuesday, March 24, 2015 11:00 AM – 12:00 PM 116 (Knott Building)

Committee Meeting Notice HOUSE OF REPRESENTATIVES

Highway & Waterway Safety Subcommittee

Start Date and Time: Tuesday, March 24, 2015 11:00 am

End Date and Time: Tuesday, March 24, 2015 12:00 pm

Location: 116 Knott Building

Duration: 1.00 hrs

Consideration of the following proposed committee bill(s):

PCB HWSS 15-06 -- At Risk Vessels

Pursuant to rule 7.12, the filing deadline for amendments to bills on the agenda by a member who is not a member of the committee or subcommittee considering the bill is 6:00 p.m., Monday, March 23, 2015.

By request of the Chair, all Subcommittee members are asked to have amendments to bills on the agenda submitted to staff by 6:00 p.m., Monday, March 23, 2015.

NOTICE FINALIZED on 03/20/2015 16:26 by Lawhon.Amanda

HOUSE OF REPRESENTATIVES STAFF ANALYSIS

BILL #:

PCB HWSS 15-06 At Risk Vessels

SPONSOR(S): Highway & Waterway Safety Subcommittee

TIED BILLS:

IDEN./SIM. BILLS:

REFERENCE	ACTION	ANALYST	STAFF DIRECTOR or BUDGET/POLICY CHIEF
Orig. Comm.: Highway & Waterway Safety Subcommittee		Willson MW	Smith/M&

SUMMARY ANALYSIS

The bill relates to vessels at risk of becoming derelict on waters of the state. Specifically, the bill:

- defines the term "at-risk vessel";
- provides procedures for preventing certain vessels from becoming derelict;
- provides conditions under which a vessel is considered derelict;
- provides that failure to take certain corrective action is a noncriminal violation;
- provides graduated civil penalties for a conviction under this section;

Provides an effective date of July 1, 2015.

This bill has not yet been scored by the REC.

This document does not reflect the intent or official position of the bill sponsor or House of Representatives. STORAGE NAME: pcb06.HWSS.DOCX

DATE: 3/20/2015

FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. EFFECT OF PROPOSED CHANGES:

Present situation

Background

Current law does not limit the length of time that a properly maintained vessel may occupy waters of the state. The marine environment is harsh and corrosive, and unmaintained vessels tend to deteriorate over time. However, unless the vessel is a hazard to navigation, discharges contaminants, or is in violation of another vessel safety laws, a vessel owner has no duty to maintain their vessel and may allow a vessel occupying waters of the state to deteriorate until it reaches a wrecked, junked, or substantially dismantled condition.

Chapter 327, F.S., contains various provisions pertaining to vessel safety in Florida; chapter 376, F.S., contains various provisions pertaining to pollutant discharge in Florida, which applies to abandoned and derelict vessels on public waters; and chapter 823, F.S., contains various provisions pertaining to public nuisance law in the state, which apply to derelict vessels that obstruct or threaten to obstruct navigation or pose a threat to the environment.

Vessel Removal

A "vessel" is defined as being synonymous with boat as referenced in Article VII, Section 1(b) of the Florida Constitution, and includes every description of watercraft, barge, and airboat, other than a seaplane on the water used or capable of being used as a means of transportation on the water.¹

FWC and other law enforcement agencies or officers² are authorized to relocate or remove a derelict vessel from public waters.³

Section 823.11, F.S. defines a "derelict vessel" as a vessel left, stored, or abandoned:

- In a wrecked, junked, or substantially dismantled condition upon any public waters of the state;
- At any port in the state without the consent of the agency having jurisdiction of the port; or
- Docked or grounded at or beached upon the property of another without the consent of the owner of the property.

Violation of the derelict vessel provision is punishable by a misdemeanor of the first degree, and can also carry additional civil penalties.⁴ The Florida Fish and Wildlife Conservation Commission (FWC) or other law enforcement agencies are authorized to recover from the vessel owner all costs from the removal of any abandoned or derelict vessel⁵. The Department of Legal Affairs is required to represent FWC in these actions.⁶ In addition, any person who neglects or refuses to pay such costs is not entitled

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¹ Section 327.70(2)(a), F.S.

² Pursuant to section 943.10, F.S., a law enforcement officer is "any person who is elected, appointed, or employed full time by any municipality or the state or any political subdivision thereof; who is vested with authority to bear arms and make arrests; and whose primary responsibility is the prevention and detection of crime or the enforcement of the penal, criminal, traffic, or highway laws of the state. This definition includes all certified supervisory and command personnel whose duties include, in whole or in part, the supervision, training, guidance, and management responsibilities of full-time law enforcement officers, part-time law enforcement officers, or auxiliary law enforcement officers but does not include support personnel employed by the employing agency."

³ Sections 823.11 and 376.15(2), F.S.

⁴ Section 823.11(5), F.S.

⁵ Section 376.15(2), F.S.

⁶ Section 823.11(3), F.S.

to be issued a certificate of registration for such vessel, or for any other vessel or motor vehicle, until the costs have been paid.⁷

According to FWC,⁸ the removal of a derelict vessel costs an average of \$350 to \$450 per foot of vessel length. However, there are many variables that affect the costs of removing an individual vessel. Sunken vessels require professional divers and specialized equipment, resulting in costs in excess of the average. On the other hand, a floating vessel may be towed to a boat ramp or hoist and pulled from the water at much lower cost. Relocation may have no cost if a law enforcement officer is able to tow it to a suitable location. If professional towing services are called upon, costs in the neighborhood of \$200 per hour with a one-hour minimum (from the time the tow boat leaves their dock to the time they return) are standard. According to the At-Risk Vessel Statewide Database, a known total of 92 derelict vessels were removed in 2013 by local governments. Those local governments spent approximately \$325,000 on the removal of derelict vessels, resulting in an average of \$3,533 per vessel.

Section 327.44, F.S. authorizes law enforcement officers to relocate, remove, or cause to be relocated or removed any vessel that unreasonably or unnecessarily constitutes a navigational hazard or interferes with another vessel. A violation of this section is a noncriminal infraction, punishable by a civil infraction of \$50. If the vessel is unattended, a uniform boating citation may be mailed to the registered owner of the vessel.

Mooring Fields

A mooring field is a specifically delineated area of water, set aside by a local government, containing an array of permanently fixed buoys to which vessels may be secured.¹² Mooring fields must be permitted by FWC, and must be marked off using uniform waterway markers.¹³ Local governments may regulate the mooring or anchoring of vessels inside a mooring field, but are prohibited from regulating the anchoring of vessels (other than live-aboard vessels¹⁴) outside of legally permitted mooring fields.¹⁵

Effect of proposed changes

The bill creates s. 327.501, F.S., making it a noncriminal infraction for a vessel at risk of becoming derelict to occupy waters of the state. An at-risk vessel is a vessel which exhibits physical characteristics consistent with, indicative of, or attributable to a lack of reasonable maintenance, including:

- Vessel compartments designed to be enclosed are incapable of being sealed off or remain open to the elements for extended periods of time.
- Vessel has broken free, or is in danger of breaking free from anchor.
- Vessel is listing due to water intrusion, has sunk or is partially sunken, or is left or stored aground in such a state that would prevent the vessel from getting underway.
- Vessel is taking on or has taken on water without an effective means of dewatering.

An at-risk vessel that continues to occupy waters of the state 90 or more days after a citation is issued shall be considered a derelict vessel under s. 823.11, F.S.

¹⁵ Section 327.60, F.S.

⁷ *Id*

⁸ FWC 2014 Agency Analysis on file with staff.

⁹ Section 327.44, F.S.

¹⁰ Section 327.73(1)(j), F.S.

¹¹ Section 327.70(2)(a)2., F.S.

¹² FWCC Anchoring and Mooring Pilot Program Questionnaire, 10-14-09

http://myfwc.com/media/106689/Boat Anchoring FieldQuestions.pdf (Last accessed February 11, 2015)

³ Section 327.40, F.S.

¹⁴ Section 327.02(19) defines "Live-aboard vessel" as a vessel that is used solely as a residence and not for navigation, place of business or a professional or other commercial enterprise, or for which a declaration of domicile has been filed pursuant to s. 222.17. A commercial fishing boat is expressly excluded from the term "live-aboard vessel."

The bill amends s. 327.70, F.S., providing for a noncriminal violation of s. 327.501, F.S. to be enforced by a uniform boating citation mailed to the registered owner of an unattended vessel anchored, aground, or moored on the waters of the state.

The bill amends s. 327.73, F.S., providing for a noncriminal violation of s. 327.501, F.S., punishable by a graduated civil penalty.

B. SECTION DIRECTORY:

- Section 1 Creates s. 327.501, F.S., defining the term "at-risk vessel"; providing procedures for preventing certain vessels from becoming derelict; providing conditions under which a vessel is considered derelict; providing that failure to take certain corrective action is a noncriminal violation; providing penalties
- Section 2 Amends s. 327.70, F.S., authorizing a uniform boating citation to be issued for a violation of s. 327.501, F.S.
- Section 3 Amends s. 327.73, F.S., providing for a noncriminal violation of s. 327.501, F.S.
- Section 4 Provides an effective date of July 1, 2015.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:

None.

Expenditures:

None.

B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

1. Revenues:

None.

2. Expenditures:

None.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

None.

D. FISCAL COMMENTS:

This bill has not yet been scored by REC.

III. COMMENTS

A. CONSTITUTIONAL ISSUES:

STORAGE NAME: pcb06.HWSS.DOCX DATE: 3/20/2015

1. Applicability of Municipality/County Mandates Provision:

The bill does not require a municipality or county to expend funds or to take any action requiring the expenditure of funds. The bill does not reduce the authority that municipalities or counties have to raise revenues in the aggregate. The bill does not require a reduction of the percentage of state tax shared with municipalities or counties.

- 2. Other:
- **B. RULE-MAKING AUTHORITY:**

None.

C. DRAFTING ISSUES OR OTHER COMMENTS:

None.

IV. AMENDMENTS/ COMMITTEE SUBSTITUTE CHANGES

STORAGE NAME: pcb06.HWSS.DOCX

DATE: 3/20/2015

MW 2015

PCB HWSS 15-06

ORIGINAL

A bill to be entitled

An act relating to at-risk vessels; defining the term

"at-risk vessel"; providing procedures for preventing

certain vessels from becoming derelict; providing

conditions under which a vessel is considered

derelict; providing that failure to take certain

corrective action is a noncriminal violation;

providing penalties; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 327.501, Florida Statutes, is created to read:

327.501 Vessels at risk of becoming derelict.-

(1) Vessels that occupy the waters of the state shall be maintained above the minimum level of care. In an effort to prevent vessels in neglected or deteriorating condition from reaching a likely and foreseeable state of disrepair, an officer of the commission or of a law enforcement agency specified in s. 327.70 may determine that a vessel occupying waters of the state is at risk of becoming a derelict vessel. For purposes of this section, the term "at-risk vessel" means a vessel that exhibits physical characteristics consistent with, indicative of, or attributable to a lack of reasonable maintenance, including:

(a) The vessel has compartments designed to be enclosed which are incapable of being sealed off or remain open to the

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elements for extended periods of time.

- (b) The vessel has broken free or is in danger of breaking free from anchor.
- (c) The vessel is listing due to water intrusion, has sunk or is partially sunken, or is left or stored aground in such a state that would prevent the vessel from getting underway.
- (d) The vessel is taking on or has taken on water without an effective means of dewatering.
- (2) (a) A person, firm, or corporation that violates this section commits a noncriminal infraction, punishable as provided in s. 327.73. A warning letter in lieu of penalty may be issued at least once if the vessel is a recreational vessel as defined in s. 327.02 and is lawfully registered or exempt from registration pursuant to chapter 328.
- (b) If an attended or occupied vessel is determined to be at risk, the person in control of the vessel shall sign and accept the citation issued under this subsection. If an unattended vessel is determined to be at risk, a citation issued under this subsection shall be mailed to the registered owner of the vessel, and a highly visible, element-resistant tag or decal must be conspicuously posted on the vessel no more than 3 business days after the date that the citation is mailed.
- (c) A citation issued under this subsection shall be accompanied by a notification that includes the location of the vessel at the time of the at-risk determination, a list of the physical characteristics of the vessel that warranted the at-

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risk determination, a statement explaining the prohibition
against leaving the vessel which meets one or more of the at-
risk conditions on the waters of the state, a penalty for
failure to take corrective action, and the contact information
for the law enforcement officer and agency making the at-risk
determination.

- (3) A vessel is considered derelict for purposes of s. 823.11 if:
- (a) The vessel is determined to be at risk in accordance with this section;
 - 2. A citation is issued under this section; and
- 3. Ninety or more days after the date that the citation was issued, the vessel occupies waters of the state and one or more of the at-risk conditions for which the citation was issued have not been corrected.
- (4) This section does not apply to a vessel that is moored to a structure or mooring buoy authorized under chapter 253.
- Section 2. Paragraph (a) of subsection (2) of section 327.70, Florida Statutes, is amended to read:
 - 327.70 Enforcement of this chapter and chapter 328.-
- (2)(a) Noncriminal violations of the following statutes may be enforced by a uniform boating citation mailed to the registered owner of an unattended vessel anchored, aground, or moored on the waters of this state:
 - 1. Section 327.33(3)(b), relating to navigation rules.
 - 2. Section 327.44, relating to interference with

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- 3. Section 327.50(2), relating to required lights and shapes.
 - 4. Section 327.53, relating to marine sanitation.
 - 5. Section 328.48(5), relating to display of decal.
 - 6. Section 328.52(2), relating to display of number.
 - 7. Section 327.501, relating to vessels at risk of becoming derelict.
 - Section 3. Paragraph (y) is added to subsection (1) of section 327.73, Florida Statutes, to read:
 - 327.73 Noncriminal infractions.-
 - (1) Violations of the following provisions of the vessel laws of this state are noncriminal infractions:
 - (y) Section 327.501, relating to vessels at risk of becoming derelict, for which the penalty is:
 - 1. For a first offense, \$50.
 - 2. For a second offense occurring within 30 days after a prior conviction, \$250.
 - 3. For a third offense occurring within 60 days after a prior conviction, \$500.
 - 4. For a fourth or subsequent offense occurring within 90 days after a prior conviction, \$1,000.

Any person cited for a violation of any provision of this subsection shall be deemed to be charged with a noncriminal infraction, shall be cited for such an infraction, and shall be

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cited to appear before the county court. The civil penalty for any such infraction is \$50, except as otherwise provided in this section. Any person who fails to appear or otherwise properly respond to a uniform boating citation shall, in addition to the charge relating to the violation of the boating laws of this state, be charged with the offense of failing to respond to such citation and, upon conviction, be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. A written warning to this effect shall be provided at the time such uniform boating citation is issued.

Section 4. This act shall take effect July 1, 2015.

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