556478

576-03393-15

1

2

4

5

7

10

11

12

17

21

Proposed Committee Substitute by the Committee on Appropriations (Appropriations Subcommittee on General Government)

A bill to be entitled

An act relating to the Fish and Wildlife Conservation 3 Commission; amending ss. 327.37, 327.39, and 327.50, F.S.; requiring that personal flotation devices be used in accordance with the United States Coast Guard 6 approval label; reenacting s. 327.50(1)(a), F.S., relating to vessel safety equipment, to incorporate 8 changes to federal regulations; amending s. 379.357, 9 F.S.; revising the dates for tarpon tag validity; deleting the requirement that tax collectors submit forms annually relating to the number of unissued tags; deleting the requirement for submitting forms 13 relating to tarpon landed; amending s. 379.361, F.S.; removing the income requirement for a restricted 14 15 species endorsement on a saltwater products license; amending s. 379.3012, F.S.; revising the rulemaking 16 authority of the commission relating to the alligator 18 management and trapping program; amending s. 379.364, 19 F.S.; requiring resident dealers to pay a certain fee 20 per annum; removing the requirement for dealers and buyers to forward reports relating to the number and 2.2 kinds of hide bought; removing the requirement that 23 common carriers only ship, transport, or receive hides 24 or furs marked with certain identifying information; 25 amending s. 379.3751, F.S.; removing the rulemaking 26 authority of the commission to limit the number of 27 participants engaged in the taking of alligators or

Page 1 of 21

4/3/2015 3:55:03 PM

556478

576-03393-15

28 their eggs from the wild and to establish appropriate 29 qualifications for certain alligator collectors; 30 providing exemptions for alligator trapping licenses; requiring certain licenses to be issued without fee to 31 32 residents who meet the requirements for disability; 33 clarifying that a management area permit is not 34 required for a person engaged in the taking of an 35 alligator under a permit that authorizes the taking of 36 alligators; providing that the transfer of fees for 37 marketing and education services is contingent upon 38 annual appropriation; amending s. 379.3752, F.S.; 39 removing the requirement that the commission expend one-third of the revenue from the issuance of 40 alligator hatchling tags for alligator husbandry 41 42 research; providing that the transfer of fees for 43 marketing and education services is contingent upon annual appropriation; deleting the requirement that 44 the number of tags pursuant to a collection permit be 45 equal to a safe yield of alligators; amending s. 46 47 379.401, F.S.; conforming provisions to changes made 48 by the act; creating s. 379.412, F.S.; establishing 49 penalties for the unlawful feeding of wildlife and 50 freshwater fish; providing an exception; repealing s. 51 379.3011, F.S., relating to the alligator trapping 52 program; repealing s. 379.3013, F.S., relating to 53 alligator study requirements; repealing s. 379.3016, 54 F.S., relating to the prohibition against the sale of 55 alligator products and associated penalties; repealing 56 s. 379.3017, F.S., relating to the restricted use of

Page 2 of 21

	556478
--	--------

	576-03393-15
57	the terms "alligator" or "gator" in certain sales;
58	providing an effective date.
59	
60	Be It Enacted by the Legislature of the State of Florida:
61	
62	Section 1. Paragraph (b) of subsection (2) of section
63	327.37, Florida Statutes, is amended to read:
64	327.37 Water skis, parasails, aquaplanes, kiteboarding,
65	kitesurfing, and moored ballooning regulated.—
66	(2)
67	(b) A person may not engage in water skiing, parasailing,
68	aquaplaning, or any similar activity unless such person is
69	wearing a noninflatable type I, type II, type III, or type V
70	personal flotation device approved by the United States Coast
71	Guard and used in accordance with the United States Coast Guard
72	approval label.
73	Section 2. Subsection (1) of section 327.39, Florida
74	Statutes, is amended to read:
75	327.39 Personal watercraft regulated
76	(1) A person may not operate a personal watercraft unless
77	each person riding on or being towed behind such vessel is
78	wearing a type I, type II, type III, or type V personal
79	flotation device, other than an inflatable device, approved by
80	the United States Coast Guard and used in accordance with the
81	United States Coast Guard approval label.
82	Section 3. Paragraph (b) of subsection (1) of section
83	327.50, Florida Statutes, is amended, and paragraph (a) of that
84	subsection is reenacted, to read:
85	327.50 Vessel safety regulations; equipment and lighting

556478

576-03393-15

86 requirements.-

(1) (a) The owner and operator of every vessel on the waters of this state shall carry, store, maintain, and use safety equipment in accordance with current United States Coast Guard safety equipment requirements as specified in the Code of Federal Regulations, unless expressly exempted by the department.

93 (b) A No person may not shall operate a vessel less than 26 94 feet in length on the waters of this state unless every person 95 under 6 years of age on board the vessel is wearing a United 96 States type I, type II, or type III Coast Guard approved 97 personal flotation device, used in accordance with the United States Coast Guard approval label, while such vessel is 98 99 underway. For the purpose of this section, the term "underway" 100 means shall mean at all times except when a vessel is anchored, 101 moored, made fast to the shore, or aground.

Section 4. Subsections (1) and (3) of section 379.357, Florida Statutes, are amended to read:

104 379.357 Fish and Wildlife Conservation Commission license 105 program for tarpon; fees; penalties.-

106 (1) The commission shall establish a license program for 107 the purpose of issuing tags to individuals desiring to harvest tarpon (Megalops atlanticus) (megalops atlantica) from the 108 109 waters of the state. The tags shall be nontransferable, except 110 that the commission may allow for a limited number of tags to be purchased by professional fishing guides for transfer to 111 112 individuals, and issued by the commission in order of receipt of a properly completed application for a nonrefundable fee of \$50 113 114 per tag. The commission and any tax collector may sell the tags

Page 4 of 21



576-03393-15

115 and collect the fees therefor. Tarpon tags are valid from January July 1 through December 31 June 30. Before August 15 of 116 117 each year, each tax collector shall submit to the commission all 118 unissued tags for the previous fiscal year along with a written 119 audit report, on forms prescribed or approved by the commission, 120 as to the numbers of the unissued tags. To defray the cost of 121 issuing any tag, the issuing tax collector shall collect and 122 retain as his or her costs, in addition to the tag fee 123 collected, the amount allowed under s. 379.352(6) for the 124 issuance of licenses.

125 (3) An No individual may not shall take, kill, or possess 126 any fish of the species Megalops atlanticus megalops atlantica, 127 commonly known as tarpon, unless such individual has purchased a 128 tarpon tag and securely attached it through the lower jaw of the 129 fish. Said individual shall within 5 days after the landing of 130 the fish submit a form to the commission which indicates the 131 length, weight, and physical condition of the tarpon when caught; the date and location of where the fish was caught; and 132 133 any other pertinent information which may be required by the 134 commission. The commission may refuse to issue new tags to 135 individuals or guides who fail to provide the required 136 information.

137 Section 5. Paragraph (b) of subsection (2) of section138 379.361, Florida Statutes, is amended to read:

- 139 379.361 Licenses.-
- 140

(2) SALTWATER PRODUCTS LICENSE.-

(b) 1. A restricted species endorsement on the saltwater products license is required to sell to a licensed wholesale dealer those species which the state, by law or rule, has

556478

576-03393-15

144 designated as "restricted species." This endorsement may be 145 issued only to a person who is at least 16 years of age, or to a 146 firm certifying that over 25 percent of its income or \$5,000 of 147 its income, whichever is less, is attributable to the sale of 148 saltwater products pursuant to a saltwater products license 149 issued under this paragraph or a similar license from another 150 state. This endorsement may also be issued to a for-profit 151 corporation if it certifies that at least \$5,000 of its income 152is attributable to the sale of saltwater products pursuant to a 153 saltwater products license issued under this paragraph or a 154 similar license from another state. However, if at least 50 155 percent of the annual income of a person, firm, or for-profit 156 corporation is derived from charter fishing, the person, firm, 157 or for-profit corporation must certify that at least \$2,500 of 158 the income of the person, firm, or corporation is attributable 159 to the sale of saltwater products pursuant to a saltwater products license issued under this paragraph or a similar 160 license from another state, in order to be issued the 161 162 endorsement. Such income attribution must apply to at least 1 of the last 3 years. For the purpose of this section, "income" 163 means that income that is attributable to work, employment, 164 165 entrepreneurship, pensions, retirement benefits, and social 166 security benefits.

167 2. To renew an existing restricted species endorsement, a 168 marine aquaculture producer possessing a valid saltwater 169 products license with a restricted species endorsement may apply 170 income from the sale of marine aquaculture products to licensed 171 wholesale dealers.

172

3. The commission may require verification of such income

556478

576-03393-15

i i	
173	for all restricted species endorsements issued pursuant to this
174	paragraph. Acceptable proof of income earned from the sale of
175	saltwater products shall be:
176	a. Copies of trip ticket records generated pursuant to this
177	subsection (marine fisheries information system), documenting
178	qualifying sale of saltwater products;
179	b. Copies of sales records from locales other than Florida
180	documenting qualifying sale of saltwater products;
181	c. A copy of the applicable federal income tax return,
182	including Form 1099 attachments, verifying income earned from
183	the sale of saltwater products;
184	d. Crew share statements verifying income earned from the
185	sale of saltwater products; or
186	e. A certified public accountant's notarized statement
187	attesting to qualifying source and amount of income.
188	4. Notwithstanding any other provision of law, any person
189	who owns a retail seafood market or restaurant at a fixed
190	location for at least 3 years, who has had an occupational
191	license for 3 years before January 1, 1990, who harvests
192	saltwater products to supply his or her retail store, and who
193	has had a saltwater products license for 1 of the past 3 license
194	years before January 1, 1990, may provide proof of his or her
195	verification of income and sales value at the person's retail
196	seafood market or restaurant and in his or her saltwater
197	products enterprise by affidavit and shall thereupon be issued a
198	restricted species endorsement.
199	5. Exceptions from income requirements shall be as follows:
200	a. A permanent restricted species endorsement shall be
201	available to those persons age 62 and older who have qualified

556478

576-03393-15

202 for such endorsement for at least 3 of the last 5 years.
203 b. Active military duty time shall be excluded from
204 consideration of time necessary to qualify and shall not be
205 counted against the applicant for purposes of qualifying.

206 c. Upon the sale of a used commercial fishing vessel owned 207 by a person, firm, or corporation possessing or eligible for a 208 restricted species endorsement, the purchaser of such vessel 209 shall be exempted from the qualifying income requirement for the 210 purpose of obtaining a restricted species endorsement for a 211 complete license year after purchase of the vessel.

d. Upon the death or permanent disablement of a person possessing a restricted species endorsement, an immediate family member wishing to carry on the fishing operation shall be exempted from the qualifying income requirement for the purpose of obtaining a restricted species endorsement for a complete license year after the death or disablement.

218 c. A restricted species endorsement may be issued on an 219 individual saltwater products license to a person age 62 or 220 older who documents that at least \$2,500 of such person's income 221 is attributable to the sale of saltwater products.

222 f. A permanent restricted species endorsement may also be 223 issued on an individual saltwater products license to a person 224 age 70 or older who has held a saltwater products license for at 225 least 3 of the last 5 license years.

226 g. Any resident who is certified to be totally and 227 permanently disabled by the Railroad Retirement Board, by the 228 United States Department of Veterans Affairs or its predecessor, 229 or by any branch of the United States Armed Forces, or who holds a valid identification card issued by the Department of

Page 8 of 21



576-03393-15

231 Veterans' Affairs pursuant to s. 295.17, upon proof of the same, 232 or any resident certified to be disabled by the United States Social Security Administration or a licensed physician, upon 233 234 proof of the same, shall be exempted from the income 235 requirements if he or she also has held a saltwater products license for at least 3 of the last 5 license years before the 236 237 date of the disability. A restricted species endorsement issued 238 under this paragraph may be issued only on an individual 239 saltwater products license.

240 h. An honorably discharged, resident military veteran 241 certified by the United States Department of Veterans Affairs or 242 its predecessor or by any branch of the United States Armed 243 Forces to have a service-connected permanent disability rating 244 of 10 percent or higher, upon providing proof of such disability 245 rating, is not required to provide documentation for the income 246 requirement with his or her initial application for a restricted 247 species endorsement. Documentation for the income requirement is required beginning with the renewal of the restricted species 248 249 endorsement after such veteran has possessed a valid restricted 250 species endorsement for a complete license year. This exemption 251 applies only to issuance of the endorsement on an individual 252 saltwater products license and is a one-time exemption. In order 253 to renew the restricted species endorsement on an individual 254 saltwater products license, the veteran must document that at least \$2,500 of his or her income is attributable to the sale of 255 256 saltwater products.

257 i. Beginning July 1, 2014, a resident military veteran who
 258 applies to the commission within 48 months after receiving an
 259 honorable discharge from any branch of the United States Armed

Page 9 of 21

556478

576-03393-15

260 Forces, the United States Coast Guard, the military reserves, the Florida National Guard, or the United States Coast Guard 261 262 Reserve is not required to provide documentation for the income 263 requirement with his or her initial application for a restricted 264 species endorsement. Documentation for the income requirement is 265 required beginning with the renewal of the restricted species 266 endorsement after such veteran has possessed a valid restricted 267 species endorsement for a complete license year. This exemption 268 applies only to issuance of the endorsement on an individual 269 saltwater products license and may only be applied one time per 270 military enlistment. 271 i. Until June 30, 2014, a resident military veteran who 272 applies to the commission and who received an honorable 273 discharge from any branch of the United States Armed Forces, the 274 United States Coast Guard, the military reserves, the Florida 275 National Guard, or the United States Coast Guard Reserve between 276 September 11, 2001, and June 30, 2014, is not required to 277 provide documentation for the income requirement with his or her 278 initial application for a restricted species endorsement. 279 Documentation for the income requirement is required beginning 280 with the renewal of the restricted species endorsement after such veteran has possessed a valid restricted species 281 282 endorsement for a complete license year. This exemption applies 283 only to issuance of the endorsement on an individual saltwater 284 products license. 285 Section 6. Section 379.3012, Florida Statutes, is amended 286 to read:

287 379.3012 Alligator management and trapping program 288 implementation; commission authority.-

556478

576-03393-15

289	(1) In any alligator management and trapping program that
290	the Fish and Wildlife Conservation Commission shall establish,
291	the commission shall have the authority to adopt all rules
292	necessary for full and complete implementation of such alligator
293	management and trapping program, and, in order to ensure its
294	lawful, safe, and efficient operation in accordance therewith,
295	may:
296	(a) Regulate the marketing and sale of alligators, their
297	hides, eggs, meat, and byproducts, including the development and
298	maintenance of a state-sanctioned sale.
299	(b) Regulate the handling and processing of alligators,
300	their eggs, hides, meat, and byproducts, for the lawful, safe,
301	and sanitary handling and processing of same.
302	(c) Regulate commercial alligator farming facilities and
303	operations for the captive propagation and rearing of alligators
304	and their eggs.
305	(d) Provide hide-grading services by two or more
306	individuals pursuant to state-sanctioned sales if rules are
307	first promulgated by the commission governing:
308	1. All grading-related services to be provided pursuant to
309	this section;
310	2. Criteria for qualifications of persons to serve as hide-
311	graders for grading services to be provided pursuant to this
312	section; and
313	3. The certification process by which hide-graders
314	providing services pursuant to this section will be certified.
315	(c) Provide sales-related services by contract pursuant to
316	state-sanctioned sales if rules governing such services are
317	first promulgated by the commission.

Page 11 of 21

556478

576-03393-15

576-03393-15
(2) All contractors of the commission for the grading,
marketing, and sale of alligators and their hides, eggs, meat,
and byproducts shall not engage in any act constituting a
conflict of interest under part III of chapter 112.
(3) The powers and duties of the commission to implement
the alligator management program may hereunder shall not be
construed so as to supersede the regulatory authority or lawful
responsibility of the Department of Agriculture and Consumer
Services, the Department of Health, or any local governmental
entity regarding the processing or handling of food products,
but <u>is</u> shall be deemed supplemental thereto.
Section 7. Section 379.364, Florida Statutes, is amended to
read:
379.364 License required for fur and hide dealers
(1) It is unlawful for <u>a</u> any person to engage in the
business of a dealer or buyer in <u>green or dried</u> alligator <u>hides</u>
skins or green or dried furs in the state or purchase such <u>hides</u>
<u>or furs</u> skins within the state until such person has been
licensed as herein provided.
(2) <u>A person</u> Any resident dealer or buyer who solicits
business through the mails, or by advertising, or who travels to
buy or employs or has other agents or buyers, shall be deemed a
resident state dealer and must pay a license fee of \$100 per
annum.
(3) <u>A resident dealer must pay a license fee of \$100 per</u>
<u>annum.</u> A nonresident dealer or buyer must pay a license fee of
\$500 per annum.

345 (4) All dealers and buyers shall forward to the Fish and 346 Wildlife Conservation Commission each 2 weeks during open season

Page 12 of 21

556478

576-03393-15

1	576-03393-15
347	a report showing number and kind of hides bought and name of
348	trapper from whom bought and the trapper's license number, or if
349	trapper is exempt from license under any of the provisions of
350	this chapter, such report shall show the nature of such
351	exemption. A common carrier may not knowingly ship or transport
352	or receive for transportation any hides or furs unless such
353	shipments have marked thereon name of shipper and the number of
354	her or his fur-animal license or fur dealer's license.
355	Section 8. Subsections (1), (4), and (5) of section
356	379.3751, Florida Statutes, are amended to read:
357	379.3751 Taking and possession of alligators; trapping
358	licenses; fees
359	(1)(a) <u>A</u> No person <u>may not</u> shall take or possess <u>an</u> any
360	alligator or the eggs thereof without having first been issued
361	an alligator license under obtained from the commission a
362	trapping license and paid the fee provided in this section. Such
363	license shall be dated when issued and remain valid for 12
364	months after the date of issuance and <u>authorizes</u> shall authorize
365	the person to whom it is issued to take or possess alligators
366	and their eggs, and to sell, possess, and process alligators and
367	their hides and meat, in accordance with law and commission
368	rules. Such license <u>is</u> shall not be transferable and <u>is</u> shall
369	not be valid unless it bears on its face in indelible ink the
370	name of the person to whom it is issued. Such license shall be
371	in the personal possession of the licensee while such person is
372	taking alligators or their eggs or is selling, possessing, or
373	processing alligators or their eggs, hides, or meat. The failure
374	of the licensee to exhibit such license to <u>a</u> the commission <u>law</u>
375	enforcement officer or its wildlife officers, when such person
I	

Page 13 of 21

556478

576-03393-15

376 is found taking alligators or their eggs or is found selling, 377 possessing, or processing alligators or their eggs, hides, or 378 meat, is shall be a violation of law.

379 (b) In order to assure the optimal utilization of the 380 estimated available alligator resource and to ensure adequate 381 control of the alligator management and harvest program, the 382 commission may by rule limit the number of participants engaged 383 in the taking of alligators or their eggs from the wild.

384 (b) (c) A No person who has been convicted of any violation 385 of s. 379.3015 or s. 379.409 or the rules of the commission 386 relating to the illegal taking of crocodilian species may not 387 shall be issued eligible for issuance of a license for a period 388 of 5 years subsequent to such conviction. In the event such 389 violation involves the unauthorized taking of an endangered 390 crocodilian species, a no license may not shall be issued for 10 years subsequent to the conviction. 391

392 (c) A person taking a nuisance alligator pursuant to 393 contract with the commission is not required to obtain an 394 alligator trapping license. A person assisting a contracted 395 nuisance alligator trapper, unless otherwise exempt under 396 paragraph (d), paragraph (e), or paragraph (f), is required to 397 possess an alligator trapping agent's license as provided in 398 subsection (2).

399 (d) A child under 16 years of age taking an alligator under 400 an alligator harvest program implemented by commission rule is 401 not required to obtain an alligator trapping agent license. 402 (e) A person taking an alligator pursuant to an event 403 permit issued under s. 379.353(2)(q) is not required to obtain 404 an alligator trapping license or an alligator trapping agent

Page 14 of 21

556478

576-03393-15

405 license.

406 (f) An alligator trapping license or alligator trapping 407 agent license must be issued without fee to any resident who 408 meets the requirements for disability under s. 379.353(1). 409 (g) A management area permit under s. 379.354(8) is not 410 required for a person engaged in the taking of an alligator 411 under a permit issued by the commission that authorizes the 412 taking of alligators.

413 (4) A No person may not shall take any alligator egg 414 occurring in the wild or possess any such egg unless he or she 415 such person has obtained, or is a licensed agent of another 416 person who has obtained, an alligator egg collection permit. The 417 alligator eqg collection permit is shall be required in addition 418 to the alligator farming license provided in paragraph (2)(d). 419 The commission may is authorized to assess a fee for issuance of 420 the alligator egg collection permit of up to \$5 per egg 421 authorized to be taken or possessed pursuant to such permit. 422 Contingent upon an annual appropriation for alligator marketing 423 and education activities Irrespective of whether a fee is 424 assessed, \$1 per egg collected and retained, excluding eggs 425 collected on private wetland management areas, shall be 426 transferred from the alligator management program to the General 427 Inspection Trust Fund, to be administered by the Department of 428 Agriculture and Consumer Services for the purpose of providing 429 marketing and education services with respect to alligator 430 products produced in this state, notwithstanding other 431 provisions in this chapter.

432 (5) The commission shall adopt criteria by rule to
433 establish appropriate qualifications for alligator collectors

556478

576-03393-15

434 who may receive permits pursuant to this section.

435 Section 9. Section 379.3752, Florida Statutes, is amended 436 to read:

379.3752 Required tagging of alligators and hides; fees;
revenues.—The tags provided in this section shall be required in
addition to any license required under s. 379.3751.

440 (1) A No person may not shall take any alligator occurring in the wild or possess any such alligator unless such alligator 441 442 is subsequently tagged in the manner required by commission 443 rule. For the tag required for an alligator hatchling, the 444 commission may is authorized to assess a fee of up to not more 445 than \$15 for each alligator hatchling tag issued. The commission 446 shall expend one-third of the revenue generated from the 447 issuance of the alligator hatchling tag for alligator husbandry 448 research.

(2) The commission may require that an alligator hide 449 450 validation tag (CITES tag) be affixed to the hide of any 451 alligator taken from the wild and that such hide be possessed, 452 purchased, sold, offered for sale, or transported in accordance 453 with commission rule. The commission may is authorized to assess 454 a fee of up to \$30 for each alligator hide validation tag (CITES 455 tag) issued. Contingent upon an annual appropriation for 456 alligator marketing and education activities Irrespective of 457 whether a fee is assessed, \$5 per validated hide, excluding 458 those validated from public hunt programs and alligator farms, 459 shall be transferred from the alligator management program to 460 the General Inspection Trust Fund, to be administered by the Department of Agriculture and Consumer Services for the purpose 461 462 of providing marketing and education services with respect to

Page 16 of 21



576-03393-15

463 alligator products produced in this state, notwithstanding other 464 provisions in this chapter.

465 (3) The number of tags available for alligators taken
466 pursuant to a collection permit shall be limited to the number
467 of tags determined by the commission to equal the safe yield of
468 alligators as determined pursuant to s. 379.3013.

469 Section 10. Paragraph (a) of subsection (2) of section 470 379.401, Florida Statutes, is amended to read:

379.401 Penalties and violations; civil penalties for
noncriminal infractions; criminal penalties; suspension and
forfeiture of licenses and permits.-

474 (2) (a) LEVEL TWO VIOLATIONS.—A person commits a Level Two
 475 violation if he or she violates any of the following provisions:

476 1. Rules or orders of the commission relating to seasons or 477 time periods for the taking of wildlife, freshwater fish, or 478 saltwater fish.

479 2. Rules or orders of the commission establishing bag,
480 possession, or size limits or restricting methods of taking
481 wildlife, freshwater fish, or saltwater fish.

3. Rules or orders of the commission prohibiting access or
otherwise relating to access to wildlife management areas or
other areas managed by the commission.

485 4. Rules or orders of the commission relating to the
486 feeding of wildlife, freshwater fish, or saltwater fish.

487 5. Rules or orders of the commission relating to landing488 requirements for freshwater fish or saltwater fish.

489 6. Rules or orders of the commission relating to restricted490 hunting areas, critical wildlife areas, or bird sanctuaries.

7. Rules or orders of the commission relating to tagging

491

	556478
--	--------

576-03393-15

492 requirements for wildlife and fur-bearing animals. 493 8. Rules or orders of the commission relating to the use of 494 dogs for the taking of wildlife. 9. Rules or orders of the commission which are not 495 496 otherwise classified. 497 10. Rules or orders of the commission prohibiting the 498 unlawful use of finfish traps. 499 11. All prohibitions in this chapter which are not 500 otherwise classified. 12. Section 379.33, prohibiting the violation of or 501 502 noncompliance with commission rules. 503 13. Section 379.407(7), prohibiting the sale, purchase, 504 harvest, or attempted harvest of any saltwater product with 505 intent to sell. 506 14. Section 379.2421, prohibiting the obstruction of 507 waterways with net gear. 508 15. Section 379.413, prohibiting the unlawful taking of 509 bonefish. 510 16. Section 379.365(2)(a) and (b), prohibiting the 511 possession or use of stone crab traps without trap tags and 512 theft of trap contents or gear. 17. Section 379.366(4)(b), prohibiting the theft of blue 513 crab trap contents or trap gear. 514 18. Section 379.3671(2)(c), prohibiting the possession or 515 516 use of spiny lobster traps without trap tags or certificates and 517 theft of trap contents or trap gear. 518 19. Section 379.357, prohibiting the possession of tarpon 519 without purchasing a tarpon tag. 520 20. Rules or orders of the commission prohibiting the

4/3/2015 3:55:03 PM

	556478
--	--------

576-03393-15

521 feeding or enticement of alligators or crocodiles. 522 20.21. Section 379.105, prohibiting the intentional harassment of hunters, fishers, or trappers. 523 524 Section 11. Section 379.412, Florida Statutes, is created to read: 525 526 379.412 Penalties for feeding wildlife and freshwater 527 fish.-528 (1) The penalties in this section apply to a violation of 529 rules or orders of the commission which prohibit or restrict the following: feeding wildlife or freshwater fish with food or 530 531 garbage, attracting or enticing wildlife or freshwater fish with 532 food or garbage, or allowing the placement of food or garbage in 533 a manner that attracts or entices wildlife or freshwater fish. 534 This section does not apply to rules or orders of the commission 535 which relate to animals that are held in captivity, restrict the taking or hunting of species over bait or other intentionally 536 537 placed or deposited food, or restrict the taking or hunting of 538 species in proximity to feeding stations. 539 (2) Any person who violates a prohibition or restriction 540 identified in subsection (1): 541 (a) For a first violation, commits a noncriminal 542 infraction, punishable by a civil penalty of \$100. 1. A person cited for a violation under this paragraph must 543 544 sign and accept a citation to appear before the county court. 545 The issuing officer may indicate on the citation the time and 546 location of the scheduled hearing and must indicate the 547 applicable civil penalty. 2. A person cited for a violation under this paragraph may 548 pay the civil penalty by mail or in person within 30 days after 549

556478

576-03393-15

550	receipt of the citation. If the civil penalty is paid, the
551	person shall be deemed to have admitted committing the violation
552	and to have waived his or her right to a hearing before the
553	county court. Such admission may not be used as evidence in any
554	other proceedings except to determine the appropriate fine for
555	any subsequent violations.
556	3. A person who refuses to accept a citation, who fails to
557	pay the civil penalty for a violation, or who fails to appear
558	before a county court as required commits a misdemeanor of the
559	second degree, punishable as provided in s. 775.082 or s.
560	775.083.
561	4. A person who elects or is required to appear before the
562	county court is deemed to have waived the limitation on civil
563	penalties provided under this paragraph. After a hearing, the
564	county court shall determine whether a violation has been
565	committed, and if so, may impose a civil penalty of at least
566	\$100. A person found guilty of committing a violation may appeal
567	that finding to the circuit court. The commission of a violation
568	must be proved beyond a reasonable doubt.
569	(b) For second and subsequent violations, if all violations
570	are related to freshwater fish or wildlife other than bears,
571	alligators, or other crocodilians, commits a misdemeanor of the
572	second degree, punishable as provided in s. 775.082 or s.
573	775.083.
574	(c) For a second violation, if each violation is related to
575	bears, alligators, or other crocodilians, commits a misdemeanor
576	of the second degree, punishable as provided in s. 775.082 or s.
577	775.083.
578	(d) For a third violation, if all violations are related to

4/3/2015 3:55:03 PM

556478

576-03393-15

579	bears, alligators, or other crocodilians, commits a misdemeanor
580	of the first degree, punishable as provided in s. 775.082 or s.
581	775.083.
582	(e) For a fourth or subsequent violation, if all violations
583	are related to bears, alligators, or other crocodilians, commits
584	a felony of the third degree, punishable as provided in s.
585	<u>775.082, s. 775.083, or s. 775.084.</u>
586	(3) As used in this section, the term "violation" means any
587	judicial disposition other than acquittal or dismissal.
588	Section 12. Section 379.3011, Florida Statutes, is
589	repealed.
590	Section 13. Section 379.3013, Florida Statutes, is
591	repealed.
592	Section 14. Section 379.3016, Florida Statutes, is
593	repealed.
594	Section 15. Section 379.3017, Florida Statutes, is
595	repealed.
596	Section 16. This act shall take effect upon becoming a law.