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COMMITTEE/SUBCOMMI ADOPTED	(Y/N)	
ADOPTED AS AMENDED	(Y/N)	
ADOPTED W/O OBJECTION	(Y/N)	
FAILED TO ADOPT	(Y/N)	
WITHDRAWN	(Y/N)	
OTHER		

Committee/Subcommittee hearing bill: State Affairs Committee Representative Sirois offered the following:

4 Amendment (with title amendment)

Remove lines 81-154 and insert:

(c) When participating in practices or competitions for interscholastic, intercollegiate, intramural, or club rowing teams that are affiliated with an educational institution identified in s. 1000.21, s. 1002.01(2), s. 1003.01(2), s. 1005.02(4), or s. 1005.03(1)(d), if the adjacent area outside of the marked channel is not suitable for such practice or competition. The teams must use their best efforts to make use of the adjacent area outside of the marked channel. The commission must be notified in writing of the details of any such competition, and the notice must include, but need not be limited to, the date, time, and location of the competition.

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Se	ction 2.	Paragraph	n (f)	is	added	to	subsection	(2)	of
section	327.4107,	Florida	Stati	utes	s, to	read	d:		

327.4107 Vessels at risk of becoming derelict on waters of this state.—

- (2) An officer of the commission or of a law enforcement agency specified in s. 327.70 may determine that a vessel is at risk of becoming derelict if any of the following conditions exist:
- (f) The vessel is tied to an unlawful or unpermitted structure or mooring.

Section 3. Paragraph (b) of subsection (1) of section 327.46, Florida Statutes, is amended to read:

327.46 Boating-restricted areas.-

- (1) Boating-restricted areas, including, but not limited to, restrictions of vessel speeds and vessel traffic, may be established on the waters of this state for any purpose necessary to protect the safety of the public if such restrictions are necessary based on boating accidents, visibility, hazardous currents or water levels, vessel traffic congestion, or other navigational hazards or to protect seagrasses on privately owned submerged lands.
- (b) Municipalities and counties may establish the following boating-restricted areas by ordinance, including, notwithstanding the prohibition in s. 327.60(2)(c), within the portion of the Florida Intracoastal Waterway within their

421853 - h0323.line81.docx

42 jurisdiction:

- 1. An ordinance establishing an idle speed, no wake boating-restricted area, if the area is:
- a. Within 500 feet of any boat ramp, hoist, marine railway, or other launching or landing facility available for use by the general boating public on waterways more than 300 feet in width or within 300 feet of any boat ramp, hoist, marine railway, or other launching or landing facility available for use by the general boating public on waterways not exceeding 300 feet in width.
- b. Within 500 feet of fuel pumps or dispensers at any marine fueling facility that sells motor fuel to the general boating public on waterways more than 300 feet in width or within 300 feet of the fuel pumps or dispensers at any licensed terminal facility that sells motor fuel to the general boating public on waterways not exceeding 300 feet in width.
 - c. Inside or within 300 feet of any lock structure.
- 2. An ordinance establishing a slow speed, minimum wake boating-restricted area if the area is:
 - a. Within 300 feet of any bridge fender system.
- b. Within 300 feet of any bridge span presenting a vertical clearance of less than 25 feet or a horizontal clearance of less than 100 feet.
- c. On a creek, stream, canal, or similar linear waterway if the waterway is less than 75 feet in width from shoreline to

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- d. On a lake or pond of less than 10 acres in total surface area.
- e. Within the boundaries of a permitted public mooring field and a buffer around the mooring field of up to 100 feet.
- 3. An ordinance establishing a vessel-exclusion zone if the area is:
- a. Designated as a public bathing beach or swim area.

 except that public bathing beach or swim areas may not be

 established on waters that include any portion of the Florida

 Intracoastal Waterway or that are within 100 feet of the marked channel of the Florida Intracoastal Waterway.
- b. Within 300 feet of a dam, spillway, or flood control structure.

Vessel exclusion zones created pursuant to this subparagraph must be marked with uniform waterway markers permitted by the commission in accordance with this chapter. Such zones may not be marked by ropes.

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TITLE AMENDMENT

Remove lines 8-21 and insert:

327.371, F.S.; authorizing certain athletic teams to operate a human-powered vessel within the marked channel of

421853 - h0323.line81.docx

COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. CS/HB 323 (2022)

Amendment No.

the Florida Intracoastal Waterway under certain conditions;
requiring such athletic teams to provide the commission
with certain notice; amending s. 327.4107, F.S.; revising
the vessel conditions that an officer of the commission or
a law enforcement agency may use to determine that a vessel
is at risk of becoming derelict; amending s. 327.46, F.S.;
prohibiting municipalities and counties from designating
public bathing beach or swim areas within their
jurisdictions on waters that include any portion of the
Florida Intracoastal Waterway or within a specified
distance of the marked channel of the Florida Intracoastal
Waterway; repealing s. 376.15, F.S., relating to

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