LC000592

2015 -- Н 5352

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2015

$A\ N\quad A\ C\ T$

RELATING TO FISH AND WILDLIFE -- SALTWATER FISHING LICENSE

Introduced By: Representatives Filippi, Reilly, Craven, Shekarchi, and Price Date Introduced: February 05, 2015

Referred To: House Environment and Natural Resources

It is enacted by the General Assembly as follows:

1	SECTION 1. Chapter 20-2.2 of the General Laws entitled "Recreational Saltwater
2	Fishing License" is hereby repealed in its entirety.
3	CHAPTER 20-2.2
4	Recreational Saltwater Fishing License
5	20-2.2-1. Findings The general assembly finds and declares:
6	(1) The constitution of the state places plenary authority and responsibility in the general
7	assembly to provide for the conservation of the natural resources of the state, including its marine
8	fisheries;
9	(2) The state of Rhode Island has historically established programs to provide for and
10	regulate the harvesting and taking of marine fish for recreational purposes;
11	(3) The federal government and regional entities have established and continue to
12	establish regulatory programs, management measures, quotas, and other restrictions that affect
13	persons engaged in marine recreational fisheries in Rhode Island, and Rhode Island functions in
14	whole or in part in the context of federal and regional programs, depending on the fishery;
15	(4) The regulatory programs, management measures, quotas, and other restrictions
16	governing marine recreational fisheries are based primarily on catch and effort statistics from
17	recreational fisherman, and on fishery resource assessments, which gauge the biological status of
18	fish stocks;
19	(5) Since 1979, recreational fishing assessments have been derived from the marine

1 recreational fisheries statistics Survey (MRFSS), administered by the federal government in 2 partnership with the states; (6) In 2006, congress acknowledged major flaws in the accuracy of the assessments 3 4 provided by (MRFSS), and called upon the national marine fisheries service (NMFS) to undertake programmatic reforms, including the establishment of a universal registry of all 5 saltwater anglers to provide a more accurate and efficient means for acquiring recreational catch 6 7 and effort data; 8 (7) In 2008, (NMFS) initiated a new marine recreational information program (MRIP) to 9 replace (MRFSS), and enacted rules requiring marine recreational fisherman to either register under a new national program, or be registered or licensed by a state program that meets federal 10 11 requirements; 12 (8) All coastal states have enacted, or are in the process of enacting, marine recreational 13 fishing license or registry programs; 14 (9) The interests of recreational saltwater anglers in Rhode Island can best be met by 15 establishing a state program that meets federal requirements, contributes to improved state-based 16 recreational fishing assessments and stock assessments, and supports fair and effective regulatory 17 programs and quota allocations for Rhode Island's marine recreational fisheries; 18 (10) Additionally, the interests of recreational saltwater anglers in Rhode Island are well 19 served by a program that supports improved and expanded opportunities for the public to access 20 the marine waters of the state; and 21 (11) The use of license fee revenues for any purpose other than managing recreational 22 fisheries and enhancing recreational fishing opportunities would: violate the terms of § 20-9-3 23 and trigger a discontinuation of all federal funding provided to Rhode Island pursuant to the Federal Aid in Sport Fish Restoration Act (16 U.S.C. § 777-777K); conflict with legislative 24 25 intent, as set forth in subdivision 20-3.1-7(3); veer from the restricted use requirements governing 26 freshwater fishing, commercial fishing, and hunting license fee revenues; affect compliance with 27 the requirements of this chapter; and compromise the purposes of this chapter. 28 <u>20-2.2-2. Purposes. --</u> The purposes of this chapter are to: 29 (1) Enable recreational fisherman to fish legally in the marine waters of Rhode Island, 30 and in all offshore federal waters, via a state based recreational fishing licensing program, 31 established in accordance with the requirements set forth by the federal Magnuson-Stevens 32 Fishery Conservation and Management Act (16 U.S.C. § 1601 et seq.); 33 (2) Establish a state based licensing program that will: provide Rhode Island recreational

34 fisherman, including residents and non-resident visitors, with a convenient and inexpensive

1	licensing process; support and contribute to more accurate state based fishing and resource
2	assessments; and provide for fair and effective management programs that optimize benefits and
3	opportunities for Rhode Island recreational fisherman; and
4	(3) Establish a dedicated funding vehicle to support improved coastal access
5	opportunities for recreational fisherman along the Rhode Island shoreline.
6	20-2.2-3. Definitions As used in this chapter, the following terms shall have the
7	following meanings:
8	(1) "Angling" means to fish recreationally using hook and line.
9	(2) "Blind" means an individual who is blind in accordance with § 20-2-31.
10	(3) "Exempted state" means a state that has been designated as an exempted state by the
11	national marine fisheries service, pursuant to the National Saltwater Angler Registry Program, 50
12	CFR Part 600.
13	(4) "Finfish" means all species of finfish, excluding shellfish and crustaceans.
14	(5) "Fishing recreationally" means all forms of angling, as well as all forms of
15	spearfishing, the purpose of which is to harvest, or attempt to harvest finfish for non-commercial
16	purposes.
17	(6) "Marine waters of Rhode Island" means all tidal and territorial waters of the state out
18	to three (3) nautical miles from the coastline, including all state waters surrounding Block Island.
19	(7) "Permanently disabled" means an individual who is one hundred percent (100%)
20	permanently disabled in accordance with § 20-2-31.
21	(8) "Resident" means an individual who has had his or her actual place of residence and
22	has lived in the state of Rhode Island for a continuous period of not less than six (6) months.
23	(9) "Spearfishing" means to fish recreationally using a spear or a powerhead.
24	20-2.2-4. License required (a) It shall be unlawful for any person to fish
25	recreationally in the marine waters of Rhode Island without:
26	(1) A recreational fishing license issued in accordance with the provisions of this
27	chapter;
28	(2) A recreational fishing license or registration issued by any other exempted state that
29	affords reciprocity to Rhode Island residents who hold recreational fishing licenses issued
30	pursuant to this chapter; or
31	(3) A federal saltwater angler registration issued by the national marine fisheries service.
32	(b) An individual will be considered to be fishing recreationally if they are engaged in
33	the process of angling or spearfishing, or if they possess equipment used for angling or
34	spearfishing and are also in possession of finfish.

1	20-2.2-5. Exemptions A license shall not be required for anyone who is:
2	-(1) Under the age of sixteen (16);
3	-(2) Permanently disabled, or blind;
4	-(3) On leave from active military duty;
5	(4) A passenger on a party or charter boar holding a current and valid license issued by
6	the department in accordance with § 20-2-27.1;
7	(5) Fishing recreationally during a designated free-fishing day, which may be established
8	by the director and occur on no more than one day per year; or
9	(6) Fishing commercially in accordance with a current and valid commercial fishing
10	license.
11	20-2.2-6. Fees Terms and conditions Information required (a) (1) Resident
12	seven dollars (\$7.00);
13	(2) No fee shall be charged for residents who are over the age of sixty five (65) or in
14	active military service;
15	-(3) Nonresident ten dollars (\$10.00);
16	(4) Licenses issued pursuant to this subsection shall expire on December 31st of each
17	year.
18	(b) (1) Resident or non-resident seven (7) day five dollars (\$5.00);
19	(2) This license shall entitle the holder to fish recreationally for seven (7) consecutive
20	days, including the day of issuance.
21	(c) All license applications shall be required to provide their name, address, phone
22	number, and date of birth.
23	(d) Any lost or destroyed license shall be replaceable, during the calendar year in which
24	it was issued, or in the case of a seven-day license, during the seven-day period when it is valid,
25	at no cost to the license holder.
26	(e) The director is authorized to determine a portion of the license fee, not to exceed any
27	of the amounts set forth above in this section, that may be retained by the state approved vendor
28	and authorized licensing agents, as set forth in § 20-2.2-7, as commission for services rendered.
29	20-2.2-7. License issuance The director is authorized and directed to engage the
30	contractual services of a state approved vendor to develop and implement a web based system
31	
51	that will serve as the sole means for obtaining licenses pursuant this chapter. The vendor's
31	that will serve as the sole means for obtaining licenses pursuant this chapter. The vendor's responsibilities shall include, but not limited to:

1	licenses at their establishments;
2	(3) Collection and transmittal of license fee revenues; and
3	(4) Storage and transmittal of license holder database.
4	20-2.2-8. Violations (a) Any person who violates any provision of this chapter shall
5	be guilty of a civil violation and subject to a fine, as follows:
6	(1) For a first offense, a fine of ten dollars (\$10.00);
7	(2) For second offense, a fine of fifty dollars (\$50.00); and
8	(3) For a third or subsequent offense, a fine of one hundred dollars (\$100).
9	(b) Jurisdiction over violations of this chapter shall be with the traffic tribunal.
10	20-2.2-9. Deposit of fees Appropriation and use of license fee revenue All
11	moneys generated from license fees issued under this chapter, other than any commissions
12	retained by the licensing vendor and licensing agents per subsection 20-2.2-6(e), shall be
13	deposited in a restricted receipt account, hereby created and known as the Recreational Saltwater
14	Fishing License Restricted Receipt Account. The state controller is authorized and directed to
15	draw orders upon the general treasurer for payment of any sum or sums as may be necessary from
16	time to time upon receipt by him or her of duly authenticated vouchers presented by the director
17	of environmental management. In accordance with § 20-9-3 and in keeping with subdivision 20-
18	3.1-7(3), the monies from license fees received under this section are to be used only for the
19	following specific purposes:
20	(1) Administering and enforcing the recreational saltwater fishing license program
21	established by this chapter;
22	(2) Managing Rhode Island's marine recreational fisheries, with particular reference to
23	improving state based recreational fishery catch and effort statistics and stock assessments; and
24	-(3) Enhancing recreational fishing opportunities in the state.
25	20-2.2-10. Accountability and oversight (a) On an annual basis, the department shall
26	prepare a report that details the number of recreational saltwater fishing licenses issued, the total
27	amount of license fee revenue received, the expenditures made during the prior year utilizing the
28	fee revenue, and how the department plans to allocate and use the fee revenue during the next
29	year. The report shall also include any additional, relevant information relating to the
30	administration and enforcement of the licensing program, and status of state based recreational
31	fishing assessments and stock assessments.
32	(b) The department shall annually submit the report to the marine fisheries council, and
33	the department, in coordination with the council, shall annually schedule and conduct one or more
34	public meetings to solicit input from recreational fisherman and the general public. On the basis

- 1 of such input, and the council's own review, the council shall annually prepare an addendum to
- 2 the report, setting forth the council's opinion on whether the licensing program is meeting its
- 3 intended purposes, and offering any recommendations for modifying the program.
- 4 (c) The department shall annually submit the report, including the addendum developed
- 5 by the council, to the general assembly.
- 6 <u>20-2.2-11. Rules and regulations. --</u> The director is authorized to promulgate, adopt, and
- 7 enforce any and all rules and regulations deemed necessary to carry out the purposes of this
- 8 chapter.
- 9

SECTION 2. This act shall take effect upon passage.

LC000592

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO FISH AND WILDLIFE -- SALTWATER FISHING LICENSE

1 This act would repeal the saltwater fishing license requirement.

2 This act would take effect upon passage.

LC000592

LC000592 - Page 7 of 7