The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

Prepared	d By: The Profess	sional Staff of the Envi	onmental Preserv	ation and Con	servation Committee
BILL:	CS/SB192				
NTRODUCER:	Environmental	Preservation and Co	nservation Comr	mittee and Se	nator Baker
SUBJECT:	State Parks				
DATE:	March 7, 2008	REVISED:			
ANAL Bascom	_	STAFF DIRECTOR Kiger	REFERENCE EP	Fav/CS	ACTION
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	Please se	ee Section VIII.	for Addition	al Informa	ntion:
	A. COMMITTEE SUBSTITUTE X B. AMENDMENTS		Statement of Subs Technical amendn Amendments were Significant amend	nents were red e recommende	commended ed

I. Summary:

The committee substitute (CS) would implement several legislative changes.

- Amends s. 258.007, F.S., giving the Division of State Parks the authority to adopt rules pursuant to ss. 120.536, F.S. and 120.54, F.S. that impose penalties for violations of provisions established in s. 258.008, F.S.
- Provides that the violation of certain state park rules will be a civil infraction instead of a criminal infraction and allows for the imposition of a fine.
- Allows golf carts and utility vehicles to be operated on roads within the state park system under certain conditions.

The CS amends the following sections of the Florida Statutes: 258.007, 316.212, 316.2125, and 316.2126.

The bill creates s. 258.008, Florida Statutes.

The bill would take effect on July 1, 2008.

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II. Present Situation:

State Parks Rules

Section 258.007, F.S., authorizes the Division of Recreation and Parks to adopt rules to provide for punishment of violations of state park rules as a misdemeanor. Currently, if a citation is written for a violation of minor park infractions, such as tying a tent rope to a tree instead of a stake, this becomes a criminal infraction with a corresponding criminal record.

Golf Carts

Sections 316.212, 316.2125, and 316.2126, F.S., provide guidance for the operation of golf carts on public roads. These statutes deal with general operational rules, signage, equipment requirements, and prohibitions.

III. Effect of Proposed Changes:

Section 1: The CS amends s. 258.007, F.S., to allow the Division of Recreation and Parks to impose penalties for violations of certain rules. Additionally, the section is amended to allow the division to establish rules which identify what violations shall now be considered non-criminal infractions and those that shall be treated as misdemeanors.

Section 2: The CS creates s. 258.008, F.S., to provide that, with special exceptions, any person who violates or otherwise fails to comply with rules adopted for state parks commits a non-criminal infraction of which ejection from all property managed by the division and a fine of up to \$500 may be imposed by the division.

Additionally, any person who fails to sign a citation given under this subsection, fails to appear in court in response to such a citation, or fails to comply with the court's order commits a second degree misdemeanor punishable as provided in s. 775.082, F.S., or s. 775.083, F.S.

Unless the activity has been specifically permitted by the division, any person who is in violation of any of the following commits a misdemeanor of the second degree, punishable as provided in s. 775.082, F.S., or s. 775.083, F.S., and shall be ejected from all property managed by the division:

- Cutting, carving, injuring, mutilating, moving, displacing, or breaking off any water bottom formation of coral within the boundaries of a state park.
- Capturing, trapping, or injuring wild animals within the boundaries of a state park.
- Collecting plant or animal specimens within the boundaries of a state park.
- Leaving the designated public roads with a vehicle within the boundaries of a state park.
- Hunting within the boundaries of a state park.

Section 3: The CS amends s. 316.212, F.S., to allow golf carts to be operated on roads within the state park road system if authorized by the Division of Recreation and Parks and the posted speed limit is 35 miles per hour or less.

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Section 4: The CS amends s. 316.2125 to correct cross references.

Section 5: The CS amends s. 316.2126, F.S., to allow for the use of golf carts or utility vehicles by the Division of Recreation and Parks employees, and volunteers (for the purposes of completing official state park duties), or by state park visitors on public roads within the boundaries of state parks. The CS also requires anyone operating a golf cart under the provisions contained in this section possess a valid drivers license. Finally, the CS adds a cross-reference to current golf cart operational requirements.

Section 6: Provides an effective date of July 1, 2008.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

This CS does not require cities and counties to expend funds or limit their authority to raise revenue or receive state-shared revenues as specified by s.18, Art. VII, State Constitution.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

The CS lessens the impact to the private sector by decriminalizing certain state park violations. The change to infractions can result in ejection from all division property and a fine of up to \$500.

C. Government Sector Impact:

None.

VI. Technical Deficiencies:

None.

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VII. Related Issues:

None.

VIII. Additional Information:

A. Committee Substitute – Statement of Substantial Changes:

(Summarizing differences between the Committee Substitute and the prior version of the bill.)

The CS allows for the use of golf carts and utility vehicles within the boundaries of state parks by state park visitors.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.