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CS/HB703, Engrossed 1

A bill to be entitled
An act relating to vessels; amending s. 327.33, F.S.,
relating to the reckless or careless operation of a
vessel; providing that vessel overloading or excessive
speed constitutes careless operation of a vessel;
amending s. 327.70, F.S.; providing for issuance and
display of vessel safety inspection decals;
prohibiting law enforcement officers from stopping
certain vessels solely to inspect for compliance with
specified safety requirements; providing an exception;
providing applicability; providing an effective date.
Be It Enacted by the Legislature of the State of Florida:
Section 1. Subsections (1) and (2) of section 327.33,
Florida Statutes, are amended to read:
327.33 Reckless or careless operation of vessel
(1) It is unlawful to operate a vessel in a reckless
manner. A person <del>is guilty of reckless operation of a vessel</del> who
operates any vessel, or manipulates any water skis, aquaplane,
or similar device, in willful or wanton disregard for the safety
of persons or property at a speed or in a manner as to endanger,
or likely to endanger, life or limb, or damage the property of,
or injure <u>a</u> <del>any</del> person <u>is guilty of reckless operation of a</u>
vessel. Reckless operation of a vessel includes, but is not
limited to, a violation of s. $327.331(6)$ . <u>A</u> Any person who
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27 violates a provision of this subsection commits a misdemeanor of 28 the first degree, punishable as provided in s. 775.082 or s. 29 775.083.

30 (2) A Any person who operates any operating a vessel upon 31 the waters of this state shall operate the vessel in a 32 reasonable and prudent manner, having regard for other 33 waterborne traffic, posted speed and wake restrictions, and all other attendant circumstances so as not to endanger the life, 34 35 limb, or property of another any person outside the vessel or to endanger the life, limb, or property of another person due to 36 vessel overloading or excessive speed. The failure to operate a 37 vessel in a manner described in this subsection constitutes 38 careless operation. However, vessel wake and shoreline wash 39 resulting from the reasonable and prudent operation of a vessel 40 shall, absent negligence, does not constitute damage or 41 42 endangerment to property. A Any person who violates the 43 provisions of this subsection commits a noncriminal violation as 44 defined in s. 775.08.

Section 2. Subsections (2), (3), and (4) of section
327.70, Florida Statutes, are renumbered as subsections (3),
(4), and (5), respectively, and a new subsection (2) is added to
that section to read:
327.70 Enforcement of this chapter and chapter 328.-

50 (2)(a) Upon demonstrated compliance with the safety 51 equipment carriage and use requirements of this chapter during a 52 safety inspection initiated by a law enforcement officer, the

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hb0703-02-e1

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53 operator of a vessel shall be issued a safety inspection decal 54 signifying that the vessel is deemed to have met the safety 55 equipment carriage and use requirements of this chapter at the 56 time and location of such inspection. The safety inspection 57 decal, if displayed, must be located within 6 inches of the 58 inspected vessel's properly displayed vessel registration decal. 59 For nonmotorized vessels that are not required to be registered, the safety inspection decal, if displayed, must be located above 60 61 the waterline on the forward half of the port side of the 62 vessel. 63 (b) If a vessel properly displays a valid safety 64 inspection decal created or approved by the division, a law 65 enforcement officer may not stop the vessel for the sole purpose of inspecting the vessel for compliance with the safety 66 67 equipment carriage and use requirements of this chapter unless 68 there is reasonable suspicion that a violation of a safety 69 equipment carriage or use requirement has occurred or is 70 occurring. This subsection does not restrict a law enforcement 71 officer from stopping a vessel for any other lawful purpose. 72 Section 3. This act shall take effect July 1, 2016.

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