LEGISLATIVE RESEARCH COMMISSION

MOTORBOAT TITLES AND INSURANCE





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REPORT TO THE

1983 GENERAL ASSEMBLY

OF NORTH CAROLINA

1984 SESSION



LEGISLATIVE RESEARCH COMMISSION

MOTORBOAT TITLES AND INSURANCE





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REPORT TO THE

1983 GENERAL ASSEMBLY

OF NORTH CAROLINA

1984 SESSION

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STATE OF NORTH CAROLINA LEGISLATIVE RESEARCH COMMISSION STATE LEGISLATIVE BUILDING

RALEIGH 27611



June 7, 1984

TO THE MEMBERS OF THE 1983 GENERAL ASSEMBLY:

This is the Legislative Research Commission's report to the 1983 General Assembly, Second Regular Session (1984), on the matters of motorboat titles and motorboat liability insurance. This report is made pursuant to Sections 1(36) and 4 of 1983 Session Laws Chapter 905 (HB 1142), was prepared by the Legislative Research Commission's Motorboat Study Committee, and is transmitted by the Legislative Research Commission for your consideration.

Respectfully submitted,

Speaker of the House

Senate President Pro

Cochairmen Legislative Research Commission



CONTENTS

		PAGE
INTRODUCT	PION	1
COMMITTEE	PROCEEDINGS	2
FINDINGS	AND RECOMMENDATIONS	3
APPENDICE	es:	
Α.	Legislative Research Commission: 1983-1984	
в.	Motorboat Study Committee: 1983-1984	
c.	Sections 1 (36) and 4 of 1983 Session Laws Ch	apter
	905 (HB 1142)	
D.	Information on the Implementation of a Boat T	itling
	Program (provided by the Wildlife Resources	Commis-
	sion)	
E.	Statistics on Reported Boating Accidents in 1	982
	(provided by the Wildlife Resources Commissi	on)
F.	Bill Draft: Study by Wildlife Resources Comm	ission
G.	Bill Draft: Repeal of N.C. Water Safety Comm	ittee and
	N.C. Water Safety Council	



INTRODUCTION

The Legislative Research Commission is authorized, at the direction of the General Assembly, "to make or cause to be made such studies of and investigations into governmental agencies and institutions and matters of public policy as will aid the General Assembly in performing its duties in the most efficient and effective manner" and "to report to the General Assembly the results of the studies made," which reports "may be accompanied by the recommendations of the Commission and bills suggested to effectuate the recommendations." G.S. 120-30.17. The Commission is chaired by the Speaker of the House and the President Pro Tempore of the Senate, and consists of five Representatives and five Senators, who are appointed respectively by the Cochairmen.

On the authorization of the 1983 General Assembly, the Commission is undertaking studies of various matters, which have been arranged into groups according to related subject matters. See Appendix A for a list of the Commission members. Pursuant to G.S. 120-30.10(b) and (c), the Commission Cochairmen have appointed committees consisting of legislators and public members to conduct the studies. Each member of the Commission has been delegated the responsibility of overseeing one group of studies and causing the findings and recommendations of the committees to be report to the Commission. In addition, one Senator and one Representative from each

committee have been designated cochairmen. See Appendix B for a list of the Motorboat Study Committee members.

During the latter part of the First Regular Session of the 1983 General Assembly, the question of creating a title system for motorboats in North Carolina (instead of or supplemental to boat number certificates) was debated by some of the members of the Joint Appropriations Committee on Natural and Economic Resources. Realizing that it was too late in the Session to adequately address the matter, language was added to House Bill 1142 to authorize the Legislative Research Commission to study motorboat titles and the issue of liability insurance for operators of motorboats. See Appendix C for the legislation authorizing the study.

Consequently, the study was funded by the Commission and, as previously mentioned, the Committee members were appointed. The Committee was allocated funds in an amount that would allow only two meetings. For that reason, the Committee postponed its meeting activity until 1984.

COMMITTEE PROCEEDINGS

The Committee held two meetings prior to the publication of this report. The first was on January 19, 1984, and the second was on March 15, 1984. Details of those meetings are contained in the Committee minutes, which are on file in the Legislative Library. These minutes include descriptions of the proceedings of the meetings, copies of all documents that

were distributed, and the names and affiliations of persons who attended the meetings.

FINDINGS AND RECOMMENDATIONS

- I. The disadvantages of implementing and maintaining a system of titles for motorboats clearly outweigh any advantages. The experience in South Carolina has caused many administrative problems for state agency personnel and the public, and has not been cost-effective. Only thirteen states in the country require titles for motorboats. The implementation of a title system in North Carolina would require additional funds for the Wildlife Resources Commission's budget for additional personnel and equipment as well as increased fees that would be charged to owners of motorboats. An analysis of the requirements for implementing a boat titling program appears in Appendix D. The Committee was informed by Wildlife Resources Commission officials that the present number certificate system (Article 1 of General Statutes Chapter 75A) is sufficient. The Committee therefore recommends no change in this system.
- II. Liability insurance for operators and owners of motorboats is available in North Carolina in a number of ways.

Yacht Insurance covers inboard boats and sailboats with inboard auxiliary power. "Protection and indemnity" coverage insures the owner's legal liability for personal injury and property damage to wharves, piers, docks, and other permanent harbor installations. "Running down" coverage is provided as

part of the hull insurance and insures the owner's legal liability for property damage to another vessel. Medical payments coverage is also available for injuries to guests aboard the boat.

For outboard motorboats, coverage can be obtained under inland marine, homeowners, and comprehensive personal liability insurance lines. Personal injury and medical payments coverages are not usually included under inland marine policies; and liability coverage is generally limited to property damage.

Personal injury and medical payments liability coverages are available to outboard motorboat operators under the other two lines of insurance. Under homeowners (and renters) insurance policies, personal injury liability and medical payments coverages are automatically included in the policy unless the vessel:

- (1) has inboard or inboard-outdrive motor power of more than 50 horsepower, or
- (2) is a sailing vessel 26 feet or more in overall length, or
- (3) is powered by one or more outboard motors with more than 25 total horsepower.

Of course, these coverages are available for an extra premium for vessels that are not automatically included in a homeowners policy. A boat owner who does not have a homeowners insurance policy can usually obtain liability coverage for his boating activities under a comprehensive personal liability insurance policy.

The Committee did not find any problems in this area that warrant legislation; and the Committee most certainly does not believe that any system of mandated liability coverage is needed or practical. Unlike our automobile insurance system, there is no standard line of insurance for motorboat liability; nor is there a similar registration plate system to which proof of financial responsibility can be connected. A mandatory system would require insurers to accept all applicants and would require the creation of a residual market mechanism (such as an assigned risk plan, joint underwriting association, or reinsurance facility or exchange) to cover bad risks that would normally be unacceptable to insurers. There is not one state that requires such insurance of boat owners. The Committee therefore recommends no change in this area.

III. During the preliminary work of the Committee, the issue of the role of alcohol in recreational boating accidents, injuries, and fatalities arose when the National Transportation Safety Board issued a safety study entitled "Recreational Boating Safety and Alcohol." Among other matters, the report surveyed the laws of the states on operating boats while under the influence of alcohol or drugs and on the use of chemical tests to determine the level of persons' alcohol contents. As far as North Carolina is concerned, the Board has recommended that the State enact legislation to (1) clearly define the level of legal intoxication for

recreational boat operators, (2) allow a chemical test of blood, breath, or urine if a recreational boat operator is suspected of being intoxicated, and (3) allow toxicological tests in the event of a recreational boating accident fatality.

The North Carolina Boating Safety Act presently prohibits operating a vessel "while intoxicated or under the influence of any narcotic drug, barbiturate, or marijuana." (G.S. 75A-10(b)) Violation of the law is a misdemeanor, and the punishment prescribed is a maximum fine of \$500.00 or maximum imprisonment of six months, or both. Prior to the Safe Roads Act of 1983, the term used for operators of automobiles who had imbibed more than they should have was "driving under the influence" of alcohol. The legal definition of the new Safe Roads Act term "driving while impaired" is identical to that of "driving under the influence." In State v. Painter, 261 N.C. 332 (1964), the Supreme Court of North Carolina compared the terms "under the influence" and "intoxicated," and found a substantial difference between them. The Court said a person is under the influence if he has "drunk a sufficient quantity of some intoxicating beverage as to cause him to lose the normal control of his mental or physical faculties to such an extent that there is an appreciable impairment of either or both of those faculties." The Court then said a person is "intoxicated" or "drunk" when he is "so far under the influence of intoxicating liquor that his passions are visibly excited or his judgment materially impaired, or when his brain is so far affected by potations of intoxicating liquor that his intelligence, sense-perceptions, judgment, continuity of thought or of ideas, speech and coordination of volition with muscular action, or some of these faculties or processes are materially impaired." Because the term "intoxicated" is by definition a higher state of inebriation than the term "under the influence of alcohol," the standard for drinking and boating is therefore not as strict as that for drinking and driving. North Carolina boating accident statistics for 1982 that were compiled by the Wildlife Resources Commission appear in Appendix E.

The Committee recommends that the issues raised by the National Transportation Safety Board be studied and that boating safety statistics be monitored and evaluated to determine whether or not North Carolina's Boating Safety Act should be amended. Two important factors prevented the Committee from doing this: (1) The Committee's budget allowed only two meetings; and (2) the Committee was authorized to report to the General Assembly only in 1984. The Committee therefore recommends that the General Assembly direct the Wildlife Resources Commission to perform this duty. Legislation directing the Wildlife Resources Commission to study these subjects and report to the 1985 General Assembly appears in Appendix F.

IV. During its study of North Carolina boating safety laws, the Committee discovered that two groups that had been created by statute were inactive: The North Carolina Water Safety Committee (G.S. 75A-20) and the North Carolina Water Safety Council (G.S. 143B-314). The Committee was informed by Wildlife Resources Commission officials that the duties of these entities were being carried out by a special committee of the Commission. The Committee therefore recommends that the statutes affecting these two entities be repealed. Legislation that would accomplish this appears in Appendix G.

V. The Wildlife Resources Commission conducts a boating safety training course in the public schools, in which every year more than 80,000 persons of age 12 to 16 years are taught boating safety techniques and principles and are made aware of the boating laws. There is evidence that the subject matter learned in this course can be passed on by the students to other family members who might operate motorboats. Committee recommends expanding the course to reach more people outside of the public schools and that the Wildlife Resources Commission (1) purchase boating safety training films from the United States Coast Guard and (2) produce public service messages on boating safety for broadcast over radio and television. Boating accident statistics show that youth or inexperience on the water does not necessarily account for many of the reported accidents. See the accident related age and experience statistics in Appendix E.

In order to implement these recommendations, the Commission will need adequate funding through the General Assembly appropriations process. To this end, the Committee recommends that the 1983 General Assembly, in its Second Regular Session

APPENDIX A

STATE OF NORTH CAROLINA LEGISLATIVE RESEARCH COMMISSION STATE LEGISLATIVE BUILDING

RALEIGH 27611



LEGISLATIVE RESEARCH COMMISSION 1983-84

Cochairmen

Senator W. Craig Lawing Senate President Pro Tempore

Representative Liston B. Ramsey Speaker of the House

Members

Representative Christopher S. Barker, Jr. New Bern

Representative John T. Church Henderson

Representative Bruce Ethridge Swansboro

Representative John J. Hunt Lattimore

Senator William N. Martin Greensboro

Senator Helen Rhyne Marvin Gastonia

Senator William W. Staton Sanford

Representative Margaret Tennille Winston-Salem

Senator Joseph E. Thomas Vanceboro

Senator Russell Walker Asheboro 1984, appropriate to the Department of Natural Resources and Community Development the funds necessary for the Wildlife Resources Commission to carry out the recommendations of this Committee.

APPENDIX B

STATE OF NORTH CAROLINA

LEGISLATIVE RESEARCH COMMISSION STATE LEGISLATIVE BUILDING

RALEIGH 27611



MOTORBOAT STUDY COMMITTEE 1983-1984

Commission Member

Representative John J. Hunt Lattimore

Committee Cochairmen

Senator Melvin R. Daniels, Jr. Elizabeth City

Representative Mary P. Seymour Greensboro

Committee Members

Representative Frank W. Ballance, Jr. Warrenton

Representative James W. Crawford, Jr. Oxford

Mr. Charles R. Fullwood Raleigh

Mr. J. Scott Harrell, Sr. Edenton

Representative James E. Lambeth, Jr. Thomasville

Mr. Charles A. Paxton Harrisburg

Representative Margaret Stamey Raleigh

Senator Dennis J. Winner Asheville

GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 1983 RATIFIED BILL

CHAPTER 905 HOUSE BILL 1142

AN ACT AUTHORIZING STUDIES BY THE LEGISLATIVE RESEARCH COMMISSION AND BY THE COMMISSION ON CHILDREN WITH SPECIAL NEEDS AND MAKING TECHNICAL AMENDMENTS RELATING THERETO.

The General Assembly of North Carolina enacts:

Section 1. The Legislative Research Commission may study the topics listed below. Listed with each topic is the 1983 bill or resolution that originally proposed the study and the name of the sponsor. The Commission may consider the original bill or resolution in determining the nature, scope and aspects of the study. The topics are:

* *

(36) Motorboat Titles and Liability Insurance, as contained im Section 4 of this act,

* * *

Sec. 4. Motorboat Titles and Liability Insurance. The Legislative Research Commission of the General Assembly is authorized to study the issue of motorboat titles and liability insurance. The study may include start-up and administrative costs, potential revenues, phase-in plans, financial institution requirements, etc. The Commission may report to the 1984 Session.

Sec. 14. This act is effective upon ratification.
In the General Assembly read three times and ratified,
this the 21st day of July, 1983.

JAMES C. GREEN

James C. Green
President of the Senate

LISTON B. RAMSEY

Liston B. Ramsey
Speaker of the House of Representatives



Archdale Building, 512 N. Salisbury Street, Raleigh, North Carolina 27611, 919-733-3391

March 1, 1984

MEMORANDUM

TO:

Representative Mary Seymour

W. Vernon Bevill

FROM:

SUBJECT: Information Requested by your Study Committee on Boating

Attached please find copies of information on boat titling and boating safety that has been developed by our agency. I believe that this information covers all the questions you presented to us.

Our Enforcement Division seems to be comfortable with existing statutes dealing with wreckless operation of a motorboat as well as operating same while intoxicated. When compiling the boating safety information we noted that fatalities involving alcohol did increase in 1982, with 5 of the 33 fatalities believed to be linked to excessive drinking (See page 2 of the Enforcement Division report under Alcohol/Fatalities). I note for you the prospect that with implementation of the Safe Roads Act in October 1983, the number of alcohol-related boating fatalities may also decline due to people being more aware of their need to be able to drive an automobile after boating. We would like to carefully observe the occurrence of alcohol-related boating accidents to see whether the Safe Roads Act will help on the waterif only in an indirect way.

Please note when considering the fatality analysis information that the various breakdowns in our report are based on 1982 statistics involving 33 deaths.

As we spent some time discussing the merits of a licensing process for boat operators, I want to point out that the boat operator's age was under 16 only in one case during 1982. Based on this information I would question whether any special licensing program would be worth the cost of administration. Also, most operators involved in fatal accident situations indicated having at least 500 hours of experience.

J. Robert Gordon, Laurinburg Chairman

W. Vernon Bevill, Raleigh Executive Director

M. Woodrow Price, Gloucester Vice-Chairman

Richard W. Adams, M.D., Statesville David L. Allsbrook, Scotland Neck Cy W. Brame, Jr., North Wilkesboro Eddie C. Bridges, Greensboro

Joe Carpenter, Jr., Fayetteville Polie O. Cloninger, Jr., Dallas Dr. John C. Hamrick, Jr., Shelby Henry (Buck) Kitchin, Rockingham

Dan Robinson, Cullowhee Donald Allen Thompson, Mount Gilead Jerry W. Wright, Jarvisburg

When the idea to develop a boat titling program first surfaced last scession, we did have some interest in this proposal. However, after considerable study and discussion with other states, we now believe that a titling program would create many concerns for us as well as the boater. Our operations are housed on the 3rd and 4th floors of the Archdale Building, and we do not have enough space available to implement and manage a titling program.

We hope that the attached information will satisfactorily answer all of the Committee's questions. Sometimes we wonder what good all the statistics we record are really worth. We are pleased to have this kind of detailed information available when called upon to participate in Committees such as yours.

WVB:dt Enclosures



Archdale Building, 512 N. Salisbury Street, Raleigh, North Carolina 27611, 919-733-3391

February 24, 1984

MEMORANDUM

TO:

W. Vernon Bevill

Executive Director

BOAT TITLING PROGRAM

FROM:

SUBJECT:

Helen Gournas, Supervisor Ydelen & Hournas Motorboat Registration

In response to your request for information to identify personnel, equipment and other needs required to implement and maintain a program of titling boats in North Carolina, we submit the following information:

Estimated Number

There are in excess of 191,000 boats registered in North Carolina. Our records indicate that at least 100,000 of these boats are 15 feet long or over. In addition to those 15 feet and over, there will be sailboats and boats with electric motors which prior to January 1, 1984 were not required to be registered, but would be subject to titling requirements. We estimate around 150,000 boats would initially be subject to titling.

Needs

Our present staff, equipment and space will be inadequate to title boats. The boat registration program fully utilizes all of our present resources. To implement the titling program the following basic needs must be provided. (Needs shown would be ongoing, unless identified as one-time.)

Estimated Costs

	100 1001	racare rears
Personnel - 5 additional positions	\$66,074	\$66,074
Office Equipment (one time)	7,058	
Telephone Service (5 instruments, 2 lines)	1,200	1,000
Supplies	4,000	4,000

J. Robert Gordon, Laurinburg Chairman

W. Vernon Bevill, Raleigh Executive Director

M. Woodrow Price, Gloucester Vice-Chairman

Richard W. Adams, M.D., Statesville David L. Allsbrook, Scotland Neck Cv W. Brame, Jr., North Wilkesboro Eddie C. Bridges, Greensboro

Joe Carpenter, Jr., Fayetteville Polie O. Cloninger, Jr., Dallas Dr. John C. Hamrick, Ir., Shelby Henry (Buck) Kitchin, Rockingham

Dan Robinson, Cullowhee Donald Allen Thompson, Mount Gilead lerry W. Wright, Jarvisburg

\$182,743

\$262,142

Needs	1st Year	Future Years
Printing Postage * Data Processing Service (Includes Programming) PIN Information System (Equipment Rental) Travel Service & Maintenance Contract Office Space Rental (400 sq. ft. @ \$5.50) Advertising/Promotion (one time)	\$ 60,000 70,000 12,500 5,000 2,000 400 2,208 2,000	\$ 30,000 40,000 8,000 5,000 200 400 2,208
* Additional Data Processing Personnel and Equipme will also be required: Two positions, plus equipment	ent 29,702	25,861
Iwo positions, plus equipment	273702	

Implementation

It is felt that a period of 8-12 months would be required for implementation in order to provide for the following:

- Procedure procedures would have to be worked out to cover every phase of the titling program. This may entail traveling to other agencies/states to review their titling programs.
- Programming computer programs must be written to handle the boat titling program. Maintenance to the programs would be an ongoing need.
- 3. Forms designing and securing the appropriate forms.
- 4. Informing the Public public awareness of the effective date of boat titling requirement would necessitate that time and effort to inform the public be given prior to the effective date.
- 5. Training training, which may include travel to other agencies/states, may be required to thoroughly inform individuals who would be responsible for titling program, in order that they may train other employees.
- 6. Personnel and Equipment, Space and Telephone establish positions and secure equipment, space and telephones.
- 7. Other some other factors which will have a bearing on a titling program $\overline{\rm would}$ include:
 - a. Insurance requirements if any
 - b. Liens
 - c. Sales and Use Tax

TOTALS

- d. Hull Identification Number Requirements (only 65% of our registered boats have hull I.D. numbers)
- e. Dealer titling program
- f. Titling requirements for motorboats only, or to include boats without motors.

February 24, 1984

Page 3

The boat titling program would double the workload of our Boat Registration Section. Even with additional positions, all currently registered boats could not be titled at once. Implementation would need to be effective upon purchase of a new boat, at registration renewal date for other boats, and, of course, when boat ownership changes. This would stagger the titling of those boats already in use. Thereafter a boat would need to be titled when purchased, title changed when ownership of boat changed.

The revenues for titling boats would need to be adequate to cover the cost of the titling $\operatorname{program}$.

VWB/bbr

Attachments: (1) Application for Vessel Number

(2) Transfer of Ownership for Vessels Registered in North Carolina

cc: Mrs. Connie Spivey

MB008 REV. 19/83 INSTRUCTIONS: Complete all blanks on the application form and send with check or money order for registration fee indicated to: BOAT SECSTRATION SECTION, N.C. 27511, ALLOW 30 DAYS FOR PROCESSING. NORTH CAROLINA APPLICATION FOR VESSEL NUMBER

DEALER OR MANUFACTURER DEMONSTRATION NUMBERS DINITIAL CERTIFICATE* \$28.00

DADDITIONAL CERTIFICATE* \$10.00 PURCHASE PRICE PURCHASED FROM *Omit Vessel Description below. 2 ZIP COOK REGISTRATION PERIOD AND FEE (check one) STATE VESSEL DESCRIPTION 3000 412 OWNER C ONE YEAR \$ 5.50 THREE YEARS ... \$13.00 INDIVIDUAL OWNER IPRINT! ADDRESS

TYPE OF VESSEL

OPEN

CABIN

HOUSEBOAT

OTHER MANE OF VESSEL YEAR BUILT OR YEAR MODEL LENGTH IN FEET HULL ID NUMBER ... PROPULSION
OUTBOARD
INBOARD
INBOARD
AUXILIARY AND SAIL
D SAIL ONLY - "IF ANY STATE OF PRINCIPAL USE IN C OR OTHER! FUEL USED

GASOLINE

DOFESEL

OOTHER USE OF VESSEL

COMMERCIAL FISHING

CINERY

CINERY

COMMERCIAL PASSENGER

COMMERCIAL PASSENGER

COMMERCIAL

COMMERCIAL

COMMERCIAL

COMMERCIAL

COMMERCIAL PREVIOUS REGISTRATION NUMBER HULL CONSTRUCTION

WOOO

STEEL

ALUMIUM

FIBERGLASS

OTHER (check one)

I certify that the infamination given is correct and that I own the vessel described above.

A NANDLING PER FON AMOUNT OF CHECK - UP TO \$10.00 - ON RETURNED CHECKE (G.S. 25-1-818)

BATE

MBR-7

TRANSFER OF OWNERSHIP
For Vessels Registered in North Carolina
INSTRUCTIONS. Complete this form and send with check or money seed for fee indicated under part 4 to: 80AT REGISTRATION SECTION,
N. C. WILDLIFE RESOURCES COMMISSION, ARCHDALE BUILDING, RALEIGH, N. C. 27611,

	AND INTERIOR OF THE BUILT OF ANDRAI OF TEACH WOODE LENGTH HULL IS NUMBER OF AND THE CONTROL OF T	NAME(S) [PRINT]	FORMER OWNER'S SIGNATURE	by a dealer, dealer must complete: DEALER'S SIGNATURE	L E R		(STARET - NO DRESS (STARET - NFO OR BOX)	(1177) (114 (116 0001)	ner of this vessel.	desired
1. VESSEL DESCRIPTION	NC VESSEL NUMBER MAKE (MANUTACTUBER) YEAR B 2. FORMER OWNER (sollor)	NAME(S) (PRINT)	DATE SOLD FORMER OWNER	NOTE: If purchased by a dealer, dealer must complete: BUSINESS NAME	DATE SOLD BY DEALER	3. NEW OWNER	NAME (PRINT) (FIRST)		certify that I am the new owner of this vessel.	A FFF \$5.50 (1-vest registration desired)

\$13.00 (3-year registration desired)

ALLOW 30 DAYS FOR PROCESSING

NORTH CAROLINA BOATING ACCIDENT STATISTICS - 1982					
	1982	1981	1980	1979	1978
Boating Accidents	110	101	135	143	159
Boating Fatalities	33	34	45	56	50
Boats Registered	191,037	188,636	193,058	191,783	191,061
Boat Law Prosecutions	2,105	2,779	4,308	4,934	4,812
Warning Tickets	2,718	288	-	-	-
Reportable Property Damage	\$475,982	\$305,863	\$305,765	\$374,098	\$339,450
ANALYS	IS OF FATA	L BOATING	ACCIDENTS	ONLY (1982)	
Month		Day		Ţ	ime
February 1 Tuesday 4 Afternoon 1' March 2 Wednesday 1 Night					n 17
	TYPE WA	TER/FATALI	TIES (1982)		
Sound or Bay 8 Small Lake/Pond 5 River 7 Ocean 7 Ocean 0 Inlet 2 Lake 9 Intracoastal Waterway 0 Creek 2 OPERATOR'S BOATING EXPERIENCE/FATALITIES (1982) Under 20 hours 3 20 to 100 hours 3 100 to 500 hours 5 Over 500 hours 14 Unknown 8					

-2-

CAUSES OF FATAL ACCIDENTS (1982)

ALCOHOL/FATALITIES

Toxicology tests indicate that 12 of those who died in boating accidents during 1982 had alcohol in their blood. Excessive drinking was a contributing factor in at least 5 boating deaths.

- There were 14 arrests for reckless operation of a motorboat during 1983.
- 2. There were 4 arrests for operating a motorboat while intoxicated during 1983.
- 3. There were 82,007 young people who received our Boating Safety Training Course during the 1981-82 school year.

Please note an increase in number of persons who died in boating accidents with alcohol in their blood (12 of 33 in 1982, 5 of 34 in 1981)

APPENDIX E

FATALITIES/BOAT SIZE - 1982

Boat Size (Length)	No. of Fatalities
9 feet	1
10 feet	2
12 feet	1
13 feet	1
14 feet	7
15 feet	1
16 feet	6
17 feet	2
18 feet	8
19 feet	1
21 feet	1
22 feet	1
65 feet	1

FATALITIES/OPERATOR AGE

Operator Age	No. of Fatalities
Under 16	1
16-20	1
20-29	8
30-39	8
40-49	8
50-59	5
60-69	2
70-79	0
No operator	0
Unknown	0

SESSION 19 83

APPENDIX F

INTRODUCED BY:

Referred to:

A BILL TO BE ENTITLED

AN ACT TO DIRECT THE WILDLIFE RESOURCES COMMISSION TO

STUDY THE ROLE OF ALCOHOL IN RECREATIONAL BOATING AND

THE NEED FOR IMPLEMENTING RECOMMENDATIONS OF THE

NATIONAL TRANSPORTATION SAFETY BOARD.

Whereas, the National Transportation Safety Board has recommended that the General Assembly amend the Boating Safety Act (Article 1 of General Statutes Chapter 75A) to (1) clearly define the level of legal intoxication for recreational boat operators in order to strengthen the State's enforcement program for reducing accidents, fatalities, injuries, and property damage caused by the use of alcohol; (2) allow a chemical test if a recreational boat operator is suspected of being intoxicated; and (3) allow toxicological tests in the event of a recreational boating accident fatality; and

Whereas, the Boating Safety Act prohibits operating a motorboat or vessel while intoxicated; that the term "intoxicated" is synonymous with the term "drunk"; that this term is by definition a higher state of inebriation than "under the influence" of alcohol; and that the Act does not provide for chemical tests to determine the alcohol content in persons suspected of violating the Act; and

Whereas, a study should be made of (1) this State's and other states' laws on alcohol and boating and (2) the 1983 recommendations of the National Transportation Safety Board to determine whether or not changes to the Boating Safety Act should be made; Now, therefore,

The General Assembly of North Carolina enacts:

Section 1: The Wildlife Resources Commission is directed to study the matter of alcohol and recreational boating safety. The Commission may include in its study analyses and evaluations of North Carolina's and other states' statutes and case law, the National Transportation Safety Board's studies and recommendations that are related to this subject, and North Carolina statistics on alcohol-related boating accidents.

Sec. 2. The Commission shall report its findings and recommendations, together with any recommended legislation, to the 1985 General Assembly.

Sec. 3. This act is effective upon ratification.

INTRODUCED BY:

Referred to:

2 AN ACT TO REPEAL STATUTES RELATING TO THE NORTH CAROLINA 3

WATER SAFETY COMMITTEE AND WATER SAFETY COUNCIL.

The General Assembly of North Carolina enacts:

Section 1. G.S. 143B-314 through G.S. 143B-316 are repealed.

Sec. 2. The title of Article 2 of General Statutes Chapter 75A is rewritten to read:

"Local Water Safety Committees.".

Sec. 3. G.S. 75A-20 through G.S. 75A-25 are repealed.

Sec. 4. G.S. 75A-15(a) is amended in the first sentence by substituting the word, "In" for the words, "Upon petition to it in"; and in the second sentence by striking the words, "in accordance with any standards that may have been developed by the North Carolina Water Safety Committee".

"Any subdivision of this State may, but only after public notice, make formal application to the Wildlife Resources Commission for special regulations on waters within the subdivision's territorial limits as to the

matters listed in subsection (a) of this section. The Wildlife Resources Commission may, in accordance with applicable provisions of General Statutes Chapter 150A, adopt special regulations for local areas of water defined by the Commission that are found to be heavily used for water recreation purposes by persons from other areas of the State and as to which there is not coordinated local inter-est in regulation."

Sec. 6. This act is effective upon ratification.



