

The House Committee on Game, Fish & Parks offers the following substitute to HB 370:

A BILL TO BE ENTITLED  
AN ACT

To amend Part 3 of Article 4 of Chapter 4 of Title 27 of the Official Code of Georgia Annotated, relating to taking shrimp for bait, so as to provide that no licensed bait dealer and no employee of a licensed bait dealer may hold a commercial cast net license; to provide that any live bait shrimp dealership which is not within one-half mile of public salt-water angling access and which derives at least \$5,000.00 of earned income from the sale of recreational fishing supplies, equipment, and accessories shall be exempt from requirements of providing such access; to provide for the maintenance of records; to provide for the contents of a the report of a license bait dealer; to repeal certain provisions relating to the number of boats engaged in bait shrimping; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

**SECTION 1.**

Part 3 of Article 4 of Chapter 4 of Title 27 of the Official Code of Georgia Annotated, relating to taking shrimp for bait, is amended by striking in its entirety Code Section 27-4-171, relating to bait dealers, and inserting in lieu thereof the following:

"27-4-171.

(a)(1) It shall be unlawful for any person to engage in the taking of shrimp for live bait to be sold, to engage in the sale of shrimp for live bait, or to engage in the sale of shrimp for dead bait unless the person has a bait dealer license and possesses a valid personal commercial fishing license as provided in Code Section 27-2-23 or is an employee of a licensed bait dealer and possesses a valid personal commercial fishing license as provided in Code Section 27-2-23. No bait dealer license shall be issued to a person holding a commercial food shrimp cast netting license issued pursuant to Part 5 of this article. Any license issued pursuant to this Code section shall be invalid immediately upon the holder's obtaining such a commercial food shrimp cast netting license. No bait dealer license shall be issued for an individual whose establishment is located on any dock or other facility, including platforms, walkways, and buildings, which is one contiguous unit

1 and where shrimp taken pursuant to Code Section 27-4-133 are unloaded, handled,  
 2 processed, sold, or otherwise distributed or where boat docking space is provided for such  
 3 activities; provided, however, that such prohibition shall not apply to any person who was  
 4 granted a bait dealer license for the period from April 1, 1993, through March 31, 1994,  
 5 and whose bait dealer license was not revoked and provided, further, that such exemption  
 6 shall terminate immediately if the person's current bait dealer license is revoked by the  
 7 commissioner or if he or she is found guilty of a violation of the provisions of this Code  
 8 section.

9 (2) In addition to complying with subsection (b) of this Code section, any applicant for  
 10 a bait dealer license must first file with the commissioner a forfeiture bond in the form  
 11 prescribed by the department, executed by a bonding, surety, or insurance company  
 12 licensed to do business in this state, in the favor of the state in the amount of \$2,000.00,  
 13 conditioned upon the faithful compliance by the person and all his or her employees with  
 14 all the laws and regulations relating to the taking, possession, and sale of bait shrimp,  
 15 provided that a cash forfeiture bond in like amount may be substituted in lieu of the  
 16 commercial bond provided for ~~above~~ in this Code section. The term of the bond shall be  
 17 one year and shall correspond to the period of the bait dealer license, which shall be April  
 18 1 to March 31. The bond shall be in addition to the commercial fishing boat license,  
 19 where applicable, required by Code Section 27-2-8 and in addition to the personal  
 20 commercial fishing license required by this Code section. Notation of execution of the  
 21 bond shall be stamped or endorsed on the applicant's bait dealer license.

22 (3) Trawler licenses for bait shrimp trawling shall not be issued to any person who does  
 23 not possess a valid bait dealer license unless such person is an employee of a licensed bait  
 24 dealer.

25 (4) In addition to the general provisions of this Code section, the Board of Natural  
 26 Resources is authorized to promulgate rules and regulations establishing the gear and  
 27 methods allowed for commercial bait shrimping.

28 (5) It shall be unlawful for any person engaging in the taking of shrimp for live bait  
 29 pursuant to this Code section to:

30 (A) Use ~~use~~ any power-drawn net which is larger than a 20 foot net as defined in  
 31 paragraph (72.1) of Code Section 27-1-2 or constructed of mesh smaller than one inch  
 32 or greater than one and three-eighths inches when stretched; ~~It shall also be unlawful~~  
 33 ~~to engage~~

34 (B) Engage in the taking of shrimp pursuant to this Code section at any time except  
 35 between the hours of one-half hour before official sunrise and one-half hour after  
 36 official sunset. All salt waters of this state shall be closed to the taking of shrimp  
 37 pursuant to this Code section, except those rivers or creeks or portions thereof opened

1 to such taking. The determination of whether to open or close a river or creek or portion  
 2 thereof shall be made by the commissioner or his or her designee in accordance with  
 3 current, sound principles of wildlife research and management as provided by Code  
 4 Section 27-4-130; ~~It shall also be unlawful for any person taking shrimp pursuant to~~  
 5 ~~this Code section to have~~

6 (C) Have on board the boat used for the taking more than 50 quarts of shrimp at any  
 7 one time, no more than 10 percent of which may be dead; ~~It shall also be unlawful for~~  
 8 ~~any person engaging in the taking of shrimp pursuant to this Code section to fail~~

9 (D) Fail to maintain on the commercial fishing boat bait-holding facilities which  
 10 comply with the requirements set forth in subsection (b) of this Code section, except  
 11 that it shall not be necessary for the boat to meet the requirements of paragraph ~~(6)~~ (5)  
 12 of subsection (b) of this Code section; or

13 (E) Hold a valid commercial food shrimp castnetting license issued pursuant to Part 5  
 14 of this article or to employ any person holding such a commercial food shrimp cast  
 15 netting license.

16 (b) After April 1, 1995, all applicants for bait dealer licenses and, except as provided in  
 17 subsection (a) of this Code section, all licensed bait dealers shall have and maintain  
 18 facilities meeting the following requirements:

19 (1) Live bait shrimp facilities must be located within the salt waters of the state, as  
 20 defined by the salt-water demarcation line described in Code Section 27-4-1, and such  
 21 facilities must consist of either floating bait containers or tanks with circulating or  
 22 recirculating systems to provide an exchange of salt waters. Floating bait containers must  
 23 be permanently affixed to docks or other permanent structures which are attached to high  
 24 ground above the high water mark and must be constructed with adequate openings to  
 25 provide for a steady exchange of salt water. Tanks with circulating salt-water systems  
 26 must include adequate spray outlets to provide aeration as well as sufficient water inlets  
 27 to create a circulating flow within the bait tank;

28 (2) All live shrimp-holding facilities must be constructed of nontoxic materials or  
 29 materials which have been properly treated with an approved nontoxic substance. The  
 30 facilities must be maintained in a condition conducive to keeping shrimp alive, which  
 31 requires regular cleaning and the removal of dead shrimp;

32 (3) Any live bait shrimp dealership which is not within one-half mile of public salt-water  
 33 angling access shall be required to maintain public access to customers through such  
 34 services as public launching facilities, public fishing docks or platforms, or other forms  
 35 of salt-water access during all tidal stages, including without limitation. ~~Such access~~  
 36 ~~shall include~~ vehicular access and public parking; provided, however, that any live bait  
 37 dealership which derives at least \$5,000.00 of earned income from the sale of recreational

1 fishing supplies and accessories associated with salt-water angling shall be exempt from  
2 the provisions of this paragraph. Any dealer claiming such exemption shall provide such  
3 records as the department deems necessary to evidence such sales;

4 (4) No organisms other than shrimp may be held in live shrimp bait tanks; and

5 (5) Freezer storage sufficient to freeze and to keep frozen any shrimp which die while  
6 in possession of the dealer and which are to be sold as dead bait must be maintained on  
7 the premises of the established bait dealership.

8 (c) Except as provided for in subsection (j) of this Code section, it shall be unlawful for  
9 any licensed bait dealer to allow shrimp to be removed from the premises of his or her  
10 established bait dealership unless it is sold as:

11 (1) Live bait in a container of such size as to ensure that all live shrimp therein are  
12 covered by a minimum of one inch of salt water; or

13 (2) Dead bait which has been packaged with heads on and frozen. The packages shall  
14 contain not more than one quart of dead shrimp and must be clearly marked with letters  
15 at least one-half inch in height to read as follows: 'SOLD FOR BAIT ONLY.' Dead bait  
16 purchased for resale must be purchased from a licensed bait dealer and must be packaged  
17 and labeled as described in this Code section.

18 (d) It shall be unlawful for any licensed bait dealer to fail to keep all shrimp in salt-water  
19 tanks meeting the standards prescribed in subsection (b) of this Code section unless and  
20 until such shrimp die, in which case the shrimp shall be promptly frozen and packaged as  
21 dead bait. It shall also be unlawful for any licensed bait dealer intentionally to cause or  
22 allow live shrimp to die.

23 (e) It shall be unlawful for any person to use, for other commercial fishing purposes, any  
24 equipment which has been used for obtaining live bait pursuant to this Code section.

25 (f) It shall be unlawful for any licensed bait dealer or any of his or her employees to have  
26 or permit in or on a commercial bait fishing boat owned by the dealer or such employees  
27 and used for bait shrimping pursuant to this Code section or to have or permit in or on the  
28 premises of the established bait dealership any shrimp caught, sold, to be sold, or to be  
29 disposed of for human consumption.

30 (g) It shall be unlawful for a licensed bait dealer to fail to maintain at all times a daily  
31 record book showing, for each transaction, the amount of bait shrimp purchased, the person  
32 from whom it was purchased, and the date of such purchase, as well as the amount of live  
33 shrimp and the amount of dead shrimp sold daily. Any such report shall include, without  
34 limitation, any transaction between licensed bait dealers and shall provide the name of the  
35 dealership initiating the transaction. Written reports of such transactions for each month  
36 shall be submitted to the department no later than the fifth day of the subsequent month in  
37 a format prescribed by the department.

1 (h) It shall be unlawful for any person to sell or otherwise dispose of, for human  
2 consumption, any shrimp caught pursuant to this Code section or to possess such shrimp  
3 for the purpose of sale or other distribution for human consumption or personally to  
4 consume such shrimp. Possession of shrimp with heads off shall be prima-facie evidence  
5 that the shrimp are to be sold for human consumption or are personally to be consumed.  
6 Possession of more than 20 quarts of unlabeled, unpackaged, or unfrozen heads-on shrimp  
7 shall be prima-facie evidence that such shrimp are to be used for human consumption or  
8 are personally to be consumed.

9 (i) It shall be unlawful for any licensed bait dealer or an employee of such person to sell  
10 or otherwise distribute to any one person, within a 24 hour period, more than eight quarts  
11 of shrimp taken pursuant to this Code section. It shall also be unlawful for any person to  
12 buy, within a 24 hour period, more than eight quarts of shrimp taken pursuant to this Code  
13 section.

14 (j) It shall be unlawful to sell, unload, or otherwise dispose of shrimp taken pursuant to this  
15 Code section at any place other than the licensed bait dealership for which the bait was  
16 taken. This subsection shall not prohibit:

17 (1) The transfer from the boat taking such shrimp to an approved vehicle with aeration  
18 equipment to keep shrimp alive which will unload shrimp so taken at a licensed bait  
19 dealership so long as the amount of bait being transferred does not exceed 50 quarts; or

20 (2) The interstate import of bait shrimp provided that a bona fide bill of lading  
21 accompanies such shrimp as proof that such shrimp were not taken or transported in  
22 violation of this Code section or the laws of the jurisdiction from which the bait shrimp  
23 originated.

24 (k) It shall be unlawful for any licensed bait dealer to have, at his or her established bait  
25 dealership at one time, more than 200 quarts of live shrimp. It shall also be unlawful for  
26 more than 10 percent of the shrimp at the dealership or 20 quarts, whichever amount is less,  
27 to be dead shrimp unless the dead shrimp in excess of such percentage are promptly frozen  
28 and packaged as dead bait as required by paragraph (2) of subsection (c) and subsection (d)  
29 of this Code section.

30 (l) It shall be unlawful for any person taking shrimp pursuant to this Code section to fail  
31 to have positioned on the bow or cabin of the boat taking the shrimp a board with a  
32 background color of daylight fluorescent orange with such numerals and letters painted or  
33 affixed thereon as are specified by the department for a particular established bait  
34 dealership. The numerals and letters shall be at least 16 inches in height and two inches in  
35 width or thickness, black in color, of block character, clearly legible, and spaced so as to  
36 be readable from the air from left to right. The numerals and letters required for compliance

1 with this subsection shall be assigned by the department at the time the bait dealer licenses  
2 are issued pursuant to Code Section 27-2-23.

3 ~~(m) Except from March 1 through July 15 of each year, it shall be unlawful for more than~~  
4 ~~one boat to be engaged in the taking of shrimp at any one time for an established bait~~  
5 ~~dealer. From March 1 through July 15, it shall be unlawful for more than two boats to be~~  
6 ~~engaged in the taking of shrimp for a dealer. The boats shall be designated by the suffixes~~  
7 ~~'A' and 'B' being placed at the end of the other numerals and letters specified by the~~  
8 ~~department as provided in subsection (l) of this Code section. It shall be unlawful for any~~  
9 ~~boat with a 'B' suffix to take shrimp except from March 1 through July 15.~~

10 ~~(m)(n)~~ It shall be unlawful for any licensed bait dealer to fail to publicly advertise his or  
11 her facility. For the purpose of advertising in accordance with this subsection, each  
12 established bait shrimp dealer shall display prominently on the road or drive leading to the  
13 facility and on any related dock a sign or signs which shall include the following: (1)  
14 'LIVE BAIT FOR SALE' and (2) the hours and days of operation. Signs shall be at least  
15 24 inches by 18 inches in size and shall display letters and numbers at least three inches in  
16 height.

17 ~~(n)(o)~~ Notwithstanding subsections (i) and (j) of this Code section, it shall be lawful for  
18 a licensed bait dealer to sell live bait shrimp taken pursuant to this Code section to another  
19 licensed bait dealer if the department has been previously notified of the destination of the  
20 shrimp to be sold and the time and approximate amount of the sale and if the department  
21 has approved the equipment for transferring such shrimp. Transportation and transfer of  
22 live bait shrimp between bait dealers shall not exceed the 50 quart possession limit for  
23 commercial bait trawlers as provided in subsection (a) of this Code section. Except as  
24 provided for in subsection (j) of this Code section, land transportation of quantities greater  
25 than eight quarts of live shrimp is prohibited and shall be prima-facie evidence of a  
26 violation of this Code section.

27 ~~(o)(p)~~ It shall be unlawful for any licensed bait dealer to fail to have and display any  
28 current business license required by the county or city in which the bait dealership is  
29 located and a sales tax certificate of registration issued pursuant to Code Section 48-8-59.

30 ~~(p)(q)~~ Before the Department of Natural Resources issues a bait dealer license the  
31 Department of Natural Resources shall inspect the bait dealer facilities, to determine if the  
32 facilities comply with Code Section 48-8-59, within 30 days from the time application for  
33 license is received."

## 34 SECTION 2.

35 All laws and parts of laws in conflict with this Act are repealed.