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LRB-3565/3 MGG:kjf:jf

2005 ASSEMBLY BILL 923

January 17, 2006 - Introduced by Representative Albers. Referred to Committee on Natural Resources.

AN ACT to renumber 167.26 (1); to amend 167.26 (1m), 167.26 (2) and 167.26

(3); and *to create* 167.26 (1b) and 167.26 (2m) of the statutes; **relating to:** warning methods for ice holes in lakes and granting rule-making authority.

Analysis by the Legislative Reference Bureau

Under current law, a person who creates an ice hole in a lake by aeration of water must either place around the hole a fence made either of fence board or of plastic roll fencing or a barricade consisting of uprights and a continuous rope or similar material.

This bill allows public inland lake protection and rehabilitation districts (lake districts) and certain nonprofit membership corporations organized in the state that create ice holes in lakes by aerating water to use warning methods other than the ones described above if they comply with rules and requirements established by the Department of Natural Resources (DNR). These alternative warning methods are allowed only if an ice hole is being created for the water quality project that has been approved by DNR. Water quality projects may include projects that improve fish habitats or that reduce detrimental aquatic plants. The lake district or organization creating the ice hole must give public notice to the area most likely to be affected by the placement of the ice hole. The methods established by DNR rule for giving such notice include public notices in newspapers or on television or radio, notices posted at access sites on the lake, and notices mailed to each lake district property owner or to each member of the corporation creating the ice hole. DNR specifies one or more methods of notice that must be given for each ice hole created.

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For further information see the **state** fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

\mathbf{S}_{1}	ECTION 1.	167.26 (1) of the	statutes is	renumbered	167.26 ((1g).
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- **Section 2.** 167.26 (1b) of the statutes is created to read:
- 3 167.26 (**1b**) In this section:

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- (a) Nonprofit membership corporation" means a corporation as described in s. 779.70 (1).
- (b) Water quality project" means a project that improves water quality, including a project that improves fish habitat or the quality of water in a fish hatchery, or that reduces the presence of detrimental aquatic plants.
 - **Section 3.** 167.26 (1m) of the statutes is amended to read:
- 167.26 (1m) Instead of the requirements under sub. (1) (1g), any person who removes ice or causes its removal from Lake Butte des Morts, Lake Poygan, Lake Winnebago or Lake Winneconne for the spearing of sturgeon may mark the opening made by the removal without using fencing if the person uses at least 2 strips of wood that protrude at least 3 feet above the surface of the ice. The strips of wood may not exceed approximately 1.5 inches in width and approximately 0.25 inch in thickness.
 - **Section 4.** 167.26 (2) of the statutes is amended to read:
- 167.26 (2) Any Instead of the requirements under sub. (1g), any person creating ice holes by aeration of water may, in lieu of the requirements of sub. (1), erect and maintain a barricade around such holes consisting of uprights spaced every 25 feet or less, connected by a continuous rope, cord or similar material placed 3 1/2 feet off the surface of the ice. The connecting rope, cord or similar material shall have

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reflectorized ribbon or tape or other reflectorized devices attached to it, so as to be highly visible, and shall be of sufficient strength to permit retrieval of the barricade following melting of the ice. Any person erecting such barricade shall remove the barricade and all parts thereof from the ice or water immediately after the ice has melted.

Section 5. 167.26 (2m) of the statutes is created to read:

167.26 (2m) (a) Instead of the requirements under subs. (1g) and (2), any public inland lake protection and rehabilitation district or any nonprofit membership corporation that is creating an ice hole by aeration of water on a lake for purposes of a water quality project that has been approved by the department of natural resources may use alternative warning methods that comply with the rules promulgated under pars. (b) and (c).

- (b) The department of natural resources shall promulgate rules specifying the types of warning methods that may be used under par. (a). The warning methods shall allow for the use of high visibility methods and structures or items that are easily recovered after the ice has melted.
- (c) The department of natural resources shall promulgate rules specifying the methods of notice that a public inland lake protection and rehabilitation district or any nonprofit membership corporation may use to warn the public as to the location of an ice hole on a given lake. The methods of notice shall include the following:
- 1. Publishing one or more notices describing the location of the ice hole in the newspaper most likely to give notice to the area to be affected by the creation of the ice hole.
- 2. Broadcasting public service announcements on local television or radio in the area most likely to be affected by the creation of the ice hole.

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3.	Posting	notices at	t public	access	sites	on	the	lake	for	which	the	ice	hole	is
created.														

- 4. Mailing written notices to each owner of property within the public inland lake protection and rehabilitation district or to each member of the nonprofit membership corporation that is creating the ice hole.
- (d) The rules shall require that the notices described under par. (b) 1. and 2. be published or broadcasted periodically throughout the time when the lake is icebound.
- (e) For each ice hole created under this subsection, the department of natural resources shall specify one or more of the methods of notice promulgated under par.(c) that the public inland lake protection and rehabilitation district or nonprofit membership corporation must use in order to provide effective warnings.

Section 6. 167.26 (3) of the statutes is amended to read:

167.26 (3) Persons barricading or marking ice holes in the manner specified in this section shall not be liable for damages suffered by persons who enter the any injury to or death of any person or damage to any property that results from creating an ice hole that is barricaded or marked area in a manner authorized under this section.

19 (END)