CONSIDER SUPPORTING AB 1323 (FRAZIER) THAT WOULD FACILITATE THE REMOVAL AND DISPOSAL OF DILAPIDATED VESSELS THAT ARE UNSEAWORTHY AND INCAPABLE OF BEING MADE SEAWORTHY FROM STATE WATERWAYS, PUBLIC BEACHES, AND STATE TIDELANDS AND SUBMERGED LANDS

SUMMARY:
The purpose of AB 1323 is to address abandoned derelict vessels, and parts thereof, by creating a simple process for removal of vessels that constitute marine debris from a public waterway, public beach, or on state tidelands or submerged lands. AB 1323 would define derelict abandoned vessels with no value as marine debris and authorize its removal and disposal through an abbreviated process and in a reduced timeframe. AB 1323 would also require the State Lands Commission (Commission) to develop, adopt, and make available on its website best management practices for salvage.

BACKGROUND:
Abandoned vessels and parts thereof are a hazard to navigation and pollute the marine environment. While responsible owners dispose of abandoned vessels lawfully, other owners dump them on state waterways where they disintegrate, polluting the marine environment and impeding navigation.

The California State Legislature has created two legal frameworks for the removal and disposal of abandoned and derelict vessels. The first provides county sheriffs with authority to address wrecked property within his or her jurisdiction. The provisions contained in Division 3, Chapter 3 of the California Harbors and Navigation Code represent the primary statutory authority for local agencies to remove and dispose of abandoned and derelict vessels. Section 522 of the Harbors and Navigation Code was originally enacted to provide authority to the Port of San Diego to remove derelict vessels but has been amended over the years, and, importantly, has served to establish the concept of statutory abandonment. Therefore, if a derelict vessel meets all the requirements of the statute, it is abandoned as a matter of law.

Harbors and Navigation Code section 523 provides authority for peace officers and other officials to remove a vessel from a public waterway for various reasons, including that the vessel constitutes an environmental threat or poses a hazard to navigation. Lack of current registration is also a basis for removal. Harbors and Navigation Code section 526 provides for the sale or disposal of the
removed vessel and contains numerous requirements regarding notice to registered or legal owners, including publication if owners cannot be located.

The second framework resulted from the large number of vessels being abandoned on California waterways and was enacted by the State Legislature in 2011. The Commission, which has jurisdiction over all navigable waterways within the state, sponsored this legislation. While the Commission has always had authority to remove trespassers, such action required filing a lawsuit and incurring substantial costs. The provisions contained in Sections 6302.1, 6302.3 and 6302.4 of the Public Resources Code provide the Commission with statutory authority for the removal of derelict and abandoned vessels through a truncated administrative process. These statutes provide a simplified system and an administrative remedy avoiding expensive and protracted litigation. This administrative process can be accomplished within 90 to 120 days and provides for notice to the owner by mail and posting on the vessel a 30-day waiting period notice, and abandonment as a matter of law if no response is provided during that time.

The Commission’s abandoned vessel abatement efforts have been successful in coordinating with federal, state, and local agencies by use of their funding and grants. Recently, Commission staff successfully used the legal authority provided under the Commission’s abandoned vessel program in a cooperative effort with the California Department of Recycling and Recovery, the cities of Oakland and Alameda, the U.S. Environmental Protection Agency, and the Coast Guard to clean up the Oakland/Alameda Estuary. Fifty-seven (57) derelict and trespassing boats were removed and disposed of, as well as two very large sunken vessels which were raised and demolished. Approximately $8 million from various grants and funds were expended to complete this substantial regional cleanup effort.

The Commission’s abandoned vessel removal authority often assists local governments in their efforts to remove these vessels from local waterways. For example, the Commission’s statutory authority provides that the Commission may, if requested by another public agency with jurisdiction over an area, remove vessels from navigable waters of that area even if they are not under its direct jurisdiction. The Commission may also, at the request of a local entity, take steps to declare a vessel legally abandoned, which permits the requesting entity to remove and dispose of it more expeditiously.

**ANALYSIS:**

The existing process for derelict vessel removal is complicated, lengthy and expensive. AB 1323 is intended to make it easier for public agencies to remove and dispose of dilapidated vessels that are unseaworthy and incapable of being made seaworthy from state waterways, public beaches, and state tidelands or
submerged lands. The bill would provide state and local governmental entities with the authority to remove abandoned vessels or parts thereof that constitute marine debris from their jurisdiction. It would define “marine debris” as a vessel or part of a vessel that is unseaworthy and not reasonably fit or capable of being made fit to be used as a means of transportation by water. This definition is the basis for determining what was, but is no longer, a vessel and can now be considered marine debris. Additional conditions for removal and disposal include: 1) the marine debris has no value or a value that does not exceed the cost of removal and disposal; 2) notification is attached to the marine debris and sent to the owner, if known, stating that it will be removed if not claimed or removed within 10 days; and, 3) the marine debris remains in place for 10 days from the date of the notification.

The bill would authorize a state or local governmental entity to remove and dispose of the marine debris with a simplified procedure that reduces the time and cost of removal and yet preserves the due process required by law. Specifically, a governmental entity, made aware of the existence of the marine debris, would determine if it meets the statutory definition and criteria for removal. If it meets the definition of marine debris, the governmental entity would further determine if it is a public nuisance or a danger to navigation, health, safety, or the environment. If the marine debris poses such a nuisance or danger it can be removed immediately. If not, it is posted with a 10-day notice of removal. If an owner can be identified from available markings, the owner is mailed a notice of removal and advised that the marine debris may be reclaimed within 10 days upon payment of the governmental entity’s costs. Once the 10-day period has passed without a claim from the owner the governmental entity may dispose of the debris in any manner it wishes.

To improve the removal and disposal process, the legislation would require the Commission to develop and adopt, in collaboration with relevant state and local agencies, best management practices for salvage. These best management practices are required to be adopted by the Commission at a public meeting and published on its website.

STAFF RECOMMENDATION:
Commission staff recommends that the Commission support 1323 (Frazier) because it seeks to lessen pollution and debris on waterways under its jurisdiction. It also seeks to reduce navigational hazards from abandoned vessels and parts thereof. The existing process for derelict vessel removal is complicated, lengthy and expensive. AB 1323 seeks to streamline the removal process of derelict vessels on state waterways, public beaches, and state tidelands and submerged lands.
EXHIBIT:
   A. Copy of AB 1323 (Frazier)

RECOMMENDED ACTION:
It is recommended that the Commission:

1. Support AB 1323 (Frazier), that would define derelict abandoned vessels as marine debris and would authorize its removal and disposal by an abbreviated process and in a reduced timeframe.
An act to add Section 524.5 to Article 3 (commencing with Section 550) to Chapter 3 of Division 3 of the Harbors and Navigation Code, relating to marine debris.

LEGISLATIVE COUNSEL'S DIGEST


Existing law authorizes a public agency that removes or causes the removal of wrecked property that is an unseaworthy derelict or hulk, specified abandoned property, or other specified property from a navigable waterway to sell or otherwise dispose of the property if, among other things, within 48 hours after the removal, the public agency has sent notice of the removal to the registered and legal owners and persons known to have an interest in the property and has provided the opportunity for a poststorage hearing. Existing law requires the public agency, if it is unable to locate those persons, to publish, or cause to be published, the notice of removal for at least 2 weeks in succession in one or more daily newspapers circulated in the county. Within 15 days of the date of notice of removal, the property may be claimed and recovered by its registered and legal owners, or by any other person known to have an interest in the property.
This bill would authorize a public entity agency to remove and dispose of after 10 days marine debris, defined as a vessel, as defined, or part of a vessel that is unseaworthy and not reasonably fit or capable of being made fit to be used as a means of transportation by water, if that marine debris is floating, sunk, partially sunk, or beached in or on a public waterway, public beach, or on state tidelands or submerged lands, and if the marine debris has no or little value, as provided, and the public entity agency provides notice, as specified. The bill would exempt from this provision marine debris that constitutes a public nuisance or a danger to navigation, health, safety, or the environment, and would authorize such marine debris to be removed and disposed of immediately, unless the marine debris is whole and the owner of the marine debris is identifiable, in which case the bill would require it to be maintained or stored for 10 days. The bill would authorize a public entity agency to recover costs incurred for removal and disposal of marine debris from the owner or other specified persons. The bill would require the State Lands Commission, on or before January 1, 2017, to adopt best management practices and requirements for salvage of marine debris, as specified.


The people of the State of California do enact as follows:

SECTION 1. Section 524.5 is added to the Harbors and Navigation Code, to read:

524.5. (a) For purposes of this section, article, the following terms have the following meanings:

(1) A “vessel” includes every description of watercraft or other artificial contrivance used, or capable of being used, as a means of transportation by water.

(2)
"Marine debris" is a vessel or part of a vessel, including a derelict, wreck, hulk, or part of any ship or other watercraft or dilapidated vessel, that is unseaworthy and not reasonably fit or capable of being made fit to be used as a means of transportation by water.

551. (a) (1) Notwithstanding any other law, marine debris that is floating, sunk, partially sunk, or beached in or on a public waterway, public beach, or on state tidelands or submerged lands may be removed and destroyed, or otherwise disposed of, by any state, county, city, or other public entity agency having jurisdiction over its location or having authority to remove marine debris or solid waste, subject to the following conditions:

(A) The object meets the definition of marine debris in subdivision (b) of Section 550 and has no value or a value that does not exceed the cost of removal and disposal.

(B) If there is no discernible registration, hull identification number, or other identification insignia, a peace officer or authorized public employee securely attaches to the marine debris a notice stating that the marine debris shall be removed by the public agency if not claimed or removed within 10 days.

(C) If there is discernible registration, hull identification number, or other identification insignia, a notice is attached to the marine debris as described in subparagraph (B), and sent to the owner of the marine debris, if known, at the owner’s address of record with the Department of Motor Vehicles, by certified or first-class mail.

(D) The marine debris remains in place for 10 days from the date of attaching the notice to the marine debris or from the date the notice letter was sent, whichever is later, before being removed.

(2) (A) The notice attached to the marine debris shall state the name, address, and telephone number of the public entity agency providing the notice.

(B) A notice sent to the owner shall contain the information specified in subparagraph (A), and further state that the marine debris will be removed and disposed of within 10 days if not claimed, and that the marine debris may be claimed and recovered upon the payment of the public entity’s agency’s costs.
(b) Notwithstanding subdivision (b), (a), marine debris that constitutes a public nuisance or a danger to navigation, health, safety, or the environment may be removed and disposed of immediately, unless the marine debris is whole or not demolished during removal, in which case it shall be maintained or stored for 10 days to permit notification of the owner. If the owner of the marine debris is not identifiable, the marine debris may be immediately destroyed or otherwise disposed of.

(c) Costs incurred by a public entity agency for removal and disposal of marine debris may be recovered from an owner or any person or entity who placed the marine debris in or on or caused the marine debris to be in or on the public waterway, public beach, or state tidelands or submerged lands through any appropriate legal action in the courts of this state or by administrative action.

(e) On or before January 1, 2017, the State Lands Commission shall adopt, at a public meeting and after consultation with interested state and local agencies, best management practices and requirements for salvage of marine debris. These best management practice standards practices shall be published by the commission State Lands Commission on its Internet Web site. The State Lands Commission may amend the best management practice standards practices from time to time by the same process, as the State Lands Commission deems necessary.