GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1999

S 1 SENATE BILL 1285* Short Title: Date by Which SCFL Holders Take Crab. (Public) Sponsors: Senators Albertson; Jordan, Perdue, and Shaw of Guilford. Referred to: Agriculture/Environment/Natural Resources. May 17, 2000 A BILL TO BE ENTITLED AN ACT TO CHANGE THE DATE BY WHICH THE HOLDER OF A STANDARD **FISHING** COMMERCIAL LICENSE OR Α RETIRED STANDARD COMMERCIAL FISHING LICENSE WILL BE ALLOWED TO TAKE CRABS, AS RECOMMENDED BY THE JOINT LEGISLATIVE COMMISSION ON SEAFOOD AND AQUACULTURE. The General Assembly of North Carolina enacts: Section 1. Section 4.(b) of S.L. 1999-209 reads as rewritten: SCFL Not-Valid to Take Crabs. — Notwithstanding G.S. 113-168.2, "Section 4.(b) it is unlawful for any person to take crabs as part of a commercial fishing operation from the coastal fishing waters of North Carolina under a SCFL or any other license issued by the Division other than an interim crab license issued pursuant to this section. A person who holds a SCFL or a RSCFL may take crabs as part of a commercial fishing operation from the coastal fishing waters of North Carolina."

Section 2. This act is effective July 1, 2000. Section 4.(b) of S.L. 1999-209,

as amended by Section 1 of this act, expires October 1, 2000.

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