

- The Automated Title Processing Fund (Fund 849) in the Department of Public Safety (DHS) would experience a gain in revenues from the portion of outboard motor title fees remitted by county clerks of courts.
- The GRF and the Victims of Crime/Reparations Fund (Fund 402) under the Attorney General's office may experience negligible gains from the portion of local court costs remitted to the state from criminal cases resulting from watercraft law violations under the bill.

Local Fiscal Highlights

LOCAL GOVERNMENT		FY 2008	FY 2009	FUTURE YEARS
Counties				
Revenues	Potential gain from fees paid to court clerks and criminal fines	Potential gain from fees paid to court clerks and criminal fines	Potential gain from fees paid to court clerks and criminal fines	Potential gain from fees paid to court clerks and criminal fines
Expenditures	Potential minimal increase in administrative costs			
Municipalities				
Revenues	Potential minimal gain from criminal fines			
Expenditures	Potential minimal increase in criminal justice costs			

Note: For most local governments, the fiscal year is the calendar year. The school district fiscal year is July 1 through June 30.

- Counties may gain revenues from outboard motor title fees collected by common pleas court clerks. Counties may also experience an increase in administrative expenditures related to titling outboard motors.
- Counties and municipalities may experience minimal gains in revenue from criminal fines resulting from violations of the watercraft law changes in the bill. Additional criminal justice costs may result, but may also be offset by fine revenue.

Detailed Fiscal Analysis

The bill makes additions and changes to Ohio's watercraft law and imposes various new safety requirements upon watercraft operators in Ohio waters. The bill also adds outboard motors to Ohio's watercraft title law and subjects outboard motors to the same titling requirements as other watercraft.

In the area of watercraft safety regulations, the bill:

- Prohibits the operation of a vessel without maintaining sufficient control to avoid property damage, physical injury, and/or loss of life;
- Prohibits the operation of a vessel at a speed that creates a wake within 100 feet of a stationary law enforcement vessel or a vessel that is being used to provide a public service displaying at least one flashing, oscillating, or rotating light conforming to federal regulations;
- Adds Coast Guard-approved Type V personal flotation devices to the list of permitted flotation devices for children under ten years of age;
- Revises and creates exceptions to requirements governing areas used for water skiing, barefoot skiing, or similar activities; and
- Establishes criminal penalties for violations of certain of these provisions.

Fiscal effect – watercraft safety

The bill's changes and additions to the watercraft safety law do not place any specific requirements on any state agency. However, it is likely that the Department of Natural Resources (DNR), through the Division of Watercraft, would have to update any public signage or publications with the changes in safety regulations. Signs containing watercraft safety notices may be located at public docks and launch areas, bait shops, or other locations. Division publications such as the Ohio Boat Operator's Guide and the Division's web site would also likely have to be revised.

The costs of these revisions to public notices would most likely be paid through the Division of Watercraft's primary operating line item, 739-401, Division of Watercraft, located in the Waterways Safety Fund (Fund 086). It is not known at this time how much these costs might be or the extent to which changes would have to be made to the various publications and signs throughout the state.

Criminal penalties

The bill subjects certain additional provisions in the bill to existing criminal penalties under the watercraft law as follows:

- A person found operating or permitting to be operated a vessel without maintaining sufficient control to avoid an incident resulting in property damage, physical injury, and/or loss of life is guilty of a minor misdemeanor and subject to a fine of up to \$150.

- A person found operating a vessel at a speed that creates a wake within 100 feet of a stationary law enforcement vessel or a vessel that is being used to provide a public service, and who does not cause injury or property damage is guilty of a fourth-degree misdemeanor (M4) and subject to a fine of up to \$250 and a possible jail term of up to 30 days; if a person does cause injury or property damage, the person is guilty of a third-degree misdemeanor (M3) and is subject to a fine of up to \$500 and a possible jail term of up to 60 days.

The counties and municipalities likely to be affected most by the bill are those that have a significant recreational boating presence, including those along the Lake Erie shore and those with a large number of lakes used by personal and recreational watercraft. These provisions may impose additional criminal justice costs on such counties and municipalities, however, these are likely to be minimal. Local entities may experience gains in court cost and fine revenue as a result of these provisions, which may offset the costs of handling any resulting cases. The state may also gain a negligible amount of state court cost revenue that is deposited into the GRF and the Victims of Crime/Reparations Fund (Fund 402).

Fiscal effect – outboard motor titles

The bill permits registered watercraft dealers to buy an outboard motor for which a physical certificate of title has not been issued, provides for the transfer of ownership of the motor via an assignment of ownership form that must be filed with a common pleas court clerk, and authorizes an electronic watercraft dealer who buys or sells an outboard motor for which an electronic certificate of title has been issued to notify clerks electronically of the assignment of ownership. In addition, the bill requires a person who is not an electronic watercraft dealer to obtain a physical certificate of title if that person wishes to sell an outboard motor without a physical certificate to a person who is not a registered watercraft dealer.

Under the bill, common pleas court clerks must collect a fee of \$5 for each outboard motor assignment and distribute the fees in accordance with the Watercraft Certificates of Title Law. The fee is the same as that collected for watercraft titles under current law, which requires the clerk to retain \$2 of the fee and forward the remainder to the Chief of the Division of Watercraft, who in turn must deposit \$1 of the amount received for each certificate of title into the Automated Title Processing Fund (Fund 849) under the Department of Public Safety. The portion of the fees retained by the Division of Watercraft would be deposited into the Waterways Safety Fund (Fund 086).

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