By: Morrison

H.B. No. 3279

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to the uprooting of seagrass plants; creating an offense.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Subchapter A, Chapter 66, Parks and Wildlife
5	Code, is amended by adding Section 66.024 to read as follows:
6	Sec. 66.024. SEAGRASS PLANTS. (a) In this section,
7	"seagrass plant" means a flowering marine plant of the species:
8	(1) Cymodocea filiformis, known as manatee grass;
9	(2) Halodule beaudettei, known as shoal grass;
10	(3) Halophila engelmannii, known as star grass or
11	Engelmann's seagrass;
12	(4) Ruppia maritima, known as widgeon grass; or
13	(5) Thalassia testudinum, known as turtle grass.
14	(b) A person may not uproot or dig out any rooted seagrass
15	plant from a bay bottom or other saltwater bottom area in the
16	jurisdiction of this state by means of a propeller, except as that
17	uprooting or digging out may be authorized by a coastal lease
18	granted by the General Land Office or a commercial license or permit
19	issued by the Texas Parks and Wildlife Department.
20	(c) It is a defense to prosecution under this section that a
21	person:
22	(1) anchors a vessel within an area containing
23	seagrass plants and does not uproot a seagrass plant; or
24	(2) uses an electric trolling motor within an area

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1	containing seagrass plants and does not uproot a seagrass plant.
2	(3) operates a vessel in a manner consistent with
3	getting a boat on plane.
4	(d) A person who violates this section or a proclamation of
5	the commission under this section commits an offense that is a Class
6	C Parks and Wildlife Code misdemeanor.
7	SECTION 2. This Act takes effect September 1, 2013.