DON’T GET HOOKED

H.R. 200 is NOT the Modern Fish Act

The recently passed "Strengthening Fishing Communities and Increasing Flexibility in Fisheries Management Act" (H.R. 200) contains many more harmful provisions than the "Modernizing Recreational Fishing Management Act of 2017" (S. 1520), and will undo many of the conservation gains in fisheries management made over the past decade that have led to productive fisheries, healthy oceans and vibrant fishing communities.

H.R. 200 and S. 1520 are not companion bills, and the Marine Fish Conservation Network opposes both bills.

Number of Provisions in H.R. 200 and S. 1520

H.R. 200

S. 1520

41

14

11 Provisions in Common

H.R. 200 is NOT a fisheries conservation bill because...

- Economics could override science when setting catch limits.
- Timelines for rebuilding overfished stocks could become too flexible and ambiguous.
- A wide selection of unscientific and anecdotal information could be used in stock assessments and other management decisions.
- Changes could undermine the highly sustainable red snapper commercial fishery.

Losing the Bipartisan Legacy of Magnuson-Stevens

"YES" Votes for Magnuson-Stevens Legislation

193 REPRESENTATIVES OPPOSED H.R. 200

15 REPUBLICANS VOTED "NO" ON H.R. 200

The bottom line is:

HR 200 IS A SINKER FOR U.S. FISHERIES

To learn more, visit Conservefish.org/on-capitol-hill/

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