prima facie evidence of intent to evade detec-

- (c) Extraterritorial Jurisdiction.—There is extraterritorial Federal jurisdiction over an offense under this section, including an attempt or conspiracy to commit such an offense.
- (d) CLAIM OF NATIONALITY OR REGISTRY.—A claim of nationality or registry under this section includes only-
 - (1) possession on board the vessel and production of documents evidencing the vessel's nationality as provided in article 5 of the 1958 Convention on the High Seas;
 - (2) flying its nation's ensign or flag; or
 - (3) a verbal claim of nationality or registry by the master or individual in charge of the

(e) Affirmative Defenses.—

- (1) IN GENERAL.—It is an affirmative defense to a prosecution for a violation of subsection (a), which the defendant has the burden to prove by a preponderance of the evidence, that the submersible vessel or semi-submersible vessel involved was, at the time of the offense-
 - (A) a vessel of the United States or lawfully registered in a foreign nation as claimed by the master or individual in charge of the vessel when requested to make a claim by an officer of the United States authorized to enforce applicable provisions of United States law;
 - (B) classed by and designed in accordance with the rules of a classification society;
 - (C) lawfully operated in government-regulated or licensed activity, including commerce, research, or exploration; or
 - (D) equipped with and using an operable automatic identification system, vessel monitoring system, or long range identification and tracking system.
- (2) PRODUCTION OF DOCUMENTS.—The affirmative defenses provided by this subsection are proved conclusively by the production of-
 - (A) government documents evidencing the vessel's nationality at the time of the offense, as provided in article 5 of the 1958 Convention on the High Seas;
 - (B) a certificate of classification issued by the vessel's classification society upon completion of relevant classification surveys and valid at the time of the offense; or
 - (C) government documents evidencing licensure, regulation, or registration for commerce, research, or exploration.
- (f) FEDERAL ACTIVITIES EXCEPTED.—Nothing in this section applies to lawfully authorized activities carried out by or at the direction of the United States Government.
- (g) APPLICABILITY OF OTHER PROVISIONS.—Sections 70504 and 70505 of title 46 apply to offenses under this section in the same manner as they apply to offenses under section 70503 of such
- (h) Definitions.—In this section, the terms "submersible vessel", "semi-submersible vessel", "vessel of the United States", and "vessel without nationality" have the meaning given those terms in section 70502 of title 46.

(Added Pub. L. 110-407, title I, §102(a), Oct. 13, 2008, 122 Stat. 4296.)

FINDINGS AND DECLARATIONS

Pub. L. 110-407, title I, §101, Oct. 13, 2008, 122 Stat. 4296, provided that: "Congress finds and declares that operating or embarking in a submersible vessel or semi-submersible vessel without nationality and on an international voyage is a serious international problem, facilitates transnational crime, including drug trafficking, and terrorism, and presents a specific threat to the safety of maritime navigation and the security of the United States.'

CHAPTER 111A—DESTRUCTION OF, OR INTERFERENCE WITH, VESSELS OR MARI-TIME FACILITIES

Sec.

2290. Jurisdiction and scope.

Bar to prosecution.1

2291. Destruction of vessel or maritime facility.

Imparting or conveying false information. 2292 2293.

§ 2290. Jurisdiction and scope

- (a) JURISDICTION.—There is jurisdiction, including extraterritorial jurisdiction, over an offense under this chapter if the prohibited activity takes place-
 - (1) within the United States and within waters subject to the jurisdiction of the United States: or
 - (2) outside United States and-
 - (A) an offender or a victim is a national of the United States (as that term is defined under section 101(a)(22) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(22)); 1
 - (B) the activity involves a vessel in which a national of the United States was on board; or
 - (C) the activity involves a vessel of the United States (as that term is defined under section 22 of the Maritime Drug Law Enforcement Act (46 U.S.C. App. 1903).1
- (b) Scope.—Nothing in this chapter shall apply to otherwise lawful activities carried out by or at the direction of the United States Govern-

(Added Pub. L. 109-177, title III, §306(a), Mar. 9, 2006, 120 Stat. 237.)

REFERENCES IN TEXT

Section 2 of the Maritime Drug Law Enforcement Act, referred to in subsec. (a)(2)(C), probably means section 3 of the Maritime Drug Law Enforcement Act, Pub. L. 96-350, which was classified to section 1903 of former Title 46, Appendix, Shipping, and was repealed and restated in sections 70502 to 70506 of Title 46, Shipping, by Pub. L. 109-304, §§ 10(2), 19, Oct. 6, 2006, 120 Stat. 1683, 1710, Section 70502(b) of Title 46 defines "vessel of the United States".

§ 2291. Destruction of vessel or maritime facility

- (a) Offense.—Whoever knowingly—
- (1) sets fire to, damages, destroys, disables, or wrecks any vessel;
- (2) places or causes to be placed a destructive device, as defined in section 921(a)(4), destructive substance, as defined in section 31(a)(3), or an explosive, as defined in section

¹Editorially supplied. Section 2293 added by Pub. L. 109-177 without corresponding amendment of chapter analysis.

 $^{^{1}\}mathrm{So}$ in original. There probably should be an additional closing parenthesis.

² See References in Text note below