MIRO TOLITRANOM TOR LITTER CHAPTER 74

GENERAL PROVISIONS

apply to terms or phrases in this chapter: Sec. 741.102. Definitions. The following definitions

- as defined in the Florida Litter Law at F.S. S 403,413(2)(a), as located on public property and public utility pole, or other object located on public illegally nailed, fastened or affixed to any tree, illegally placed within a public right-of-way or shall include any artificial or man-made object property or within a public right-of-way. The term "litter" shall include "snipe sign", as defined herein Litter: The term "litter" shall mean "litter
- implemented, will lead to public property being establishment of policies and standards that, if (b) Zero-tolerance policy for litter: The phrase "zero-tolerance policy for litter" shall mean the
- public property will be free of litter (c) Litter-free: The term "litter-free" shall mean that
- a sign which is tacked, nailed, posted, pasted, with the express permission or consent of the to a public fence, or to any other object, on public owned street furniture, such as a bench or shelter glued, or otherwise attached or affixed to a tree or public property owner property or within the public right of way, except public property, to a public utility box, to publicly-Snipe sign: The term snipe sign shall mean







ENFORCEMENT

Litter Law. Sec. 741,107. Violation of Zero-Tolerance for It shall be unlawful for a person to place,

> 3RD <u>수</u>

\$75 \$125 \$250

\$50

5TH (and each thereafter)

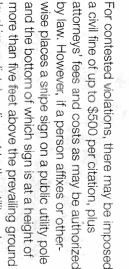
2ND

OFFENSE

affix or otherwise dispose of litter as defined in

741,102, on public property.

- advertised or identified by name, address or cited immediately upon observation of the other contact information on the sign may be sign and the person or business that owns or is or business in possession or control of the snipe be deemed notice of the violation. The person directed to snipe signs on public property shall irreparable. The adoption of the prohibition sought to be prevented has already occurred incapable of being remedled, as the harm presumed to have permitted the placement of is advertised or identified on the sign shall be violation. The person or business that owns or property is transient in nature and is therefore periodic, or non-permanent basis. The term the contrary. The term "transient in nature" shall mean that a condition exists on a temporary, the snipe sign in the absence of evidence to "irreparable" shall mean the condition is The placement of a snipe sign on public
- shall be subject to the civil fines set forth in this authorized by law, shall be as follows: public property in violation of this Section shall sign that a person illegally places on or affixes to subsection. Each piece of litter or separate snipe unlawful and deemed a civil infraction, and with such attorneys fees and costs as may be may be imposed under this Part III, together be deemed a separate violation. The schedule for civil fines for uncontested citations, which Violations of this Section shall be



or mounding. attorneys' fees and costs as may be authorized a civil fine of up to \$500 per citation, plus a parcel of land exclusive of any filling, berming "ground level" shall mean the finished grade of by law. For purposes of this section, the term such attorneys' fees and costs as authorized uncontested \$350 civil fine per citation, plus then such act shall be punishable with an level immediately adjacent to the utility pole more than five feet above the prevailing ground and the bottom of which sign is at a height of wise places a snipe sign on a public utility pole by law. However, if a person affixes or other-

THIS IS OUR OFF. ONT TRASH T

