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## SUBSTITUTE SENATE BILL 6266

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State of Washington 54th Legislature 1996 Regular Session

By Senate Committee on Law & Justice (originally sponsored by Senators Morton, Haugen, McCaslin, Rasmussen, Hargrove and Schow)

Read first time 02/02/96.

- 1 AN ACT Relating to the establishment of lost and uncertain
- 2 boundaries; adding new sections to chapter 58.04 RCW; and repealing RCW
- 3 58.04.010, 58.04.020, 58.04.030, and 58.04.040.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 <u>NEW SECTION.</u> **Sec. 1.** The purpose of this chapter is to provide
- 6 three alternative procedures for fixing boundary corners, points, or
- 7 lines when they cannot be determined from the existing public record
- 8 and landmarks or are otherwise in dispute. This chapter shall not
- 9 impair, modify, or supplant any other remedy available at law or
- 10 equity.
- 11 <u>NEW SECTION.</u> **Sec. 2.** As used in this chapter:
- 12 (1) "Department" means the department of natural resources;
- 13 (2) "Surveyor" means every person authorized to practice the
- 14 profession of land surveying under the provisions of chapter 18.43 RCW.
- 15 <u>NEW SECTION.</u> **Sec. 3.** Whenever a corner, point, or line
- 16 determining the boundary between two or more parcels of real property
- 17 cannot be identified from the existing public record, monuments, and

p. 1 SSB 6266

- 1 landmarks, or is in dispute, the landowners affected by the 2 determination of the point or line may resolve any dispute and fix the 3 boundary corner, point, or line by one of the following procedures:
- 4 (1) If all of the affected landowners agree to a description and 5 marking of a corner, point, or line determining a boundary, they shall document the agreement in a written instrument, using appropriate legal 6 7 descriptions and including a survey map, which instrument shall be 8 signed and acknowledged by each party in the manner required for a 9 conveyance of real property. The agreement is binding upon the 10 parties, their successors, assigns, heirs and devisees and runs with the land. The agreement shall be recorded with the real estate records 11 in the county or counties in which the affected parcels of real estate 12 13 or any portion of them is located;
- 14 (2) If all of the affected landowners cannot agree to a corner, 15 point, or line determining the boundary between two or more parcels of 16 real estate, they may agree to refer the dispute to the department for 17 resolution as provided in section 4 of this act; or
- 18 (3) If all of the affected landowners cannot agree to a corner, 19 point, or line determining the boundary between two or more parcels of 20 real estate, and cannot agree to refer the dispute to the department as 21 provided in subsection (2) of this section, any one of them may bring 22 suit for determination as provided in section 5 of this act.
- 23 NEW SECTION. Sec. 4. (1) Upon receipt of a request under section 24 3(2) of this act, the department may proceed to fix the location of the 25 disputed corner, point, or line if: (a) The request is agreed to by all of the affected landowners; (b) the requesting parties agree to be 26 bound by the determination of the department and waive any right of 27 appeal or collateral legal challenge; and (c) the requesting parties 28 29 agree to bear the full cost of any necessary surveys, recordings, and 30 administrative costs equally or otherwise as may be agreed upon.
- (2) To fix the location of disputed corners, points, or lines 31 32 pursuant to this section the department shall appoint, subject to the approval of the requesting parties, one or more disinterested surveyors 33 34 review the public record, monuments, landmarks, and other documentary and physical references and shall prepare a survey fixing 35 36 the disputed corners, points, or lines. The appointed surveyor or 37 surveyors shall submit to the department a written report including 38 their findings, recommendations and survey maps. The department shall

SSB 6266 p. 2

- 1 issue a final determination based upon the report and recommendations.
- 2 The final determination shall be in writing and shall include
- 3 appropriate legal descriptions and survey maps. The final
- 4 determination shall be filed with the real property records in each
- 5 county in which the affected parcels of real estate or any portion of
- 6 them is located and any survey maps shall be filed in accordance with
- 7 chapter 58.09 RCW.
- 8 (3) The department shall adopt rules as necessary to implement this
- 9 section.

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<u>NEW SECTION.</u> **Sec. 5.** (1) A landowner may commence a civil action 10 in superior court to fix the location of a disputed corner, point, or 11 12 line which determines the boundary between two or more parcels of real estate. The action shall be filed in the superior court for the county 13 14 in which the disputed corner, point, or major portion of the line are 15 located and the plaintiff must join as defendants the landowners of all parcels of real estate with boundaries which may be affected by the 16 action. The complaint shall recite that it is seeking a determination 17 18 under the authority and procedures provided in this chapter. Service of process shall be made in accordance with the statutes and rules 19

governing civil actions affecting ownership of real property.

- (2) Within ninety days of the filing of an action under this 21 section, the court shall conduct a preliminary hearing for the purpose 22 23 of determining that all necessary parties have been joined in the 24 action and, if appropriate, appointing a panel of three referees who 25 are each disinterested surveyors. When selecting surveyors as members of the panel of referees, the court may request the recommendations 26 27 from the board of registration for engineers and land surveyors. When appointing the panel of referees, the court shall enter an order making 28 29 the appointments, defining the scope of responsibilities, establishing 30 time limits, and fixing the terms of referees' compensation and payment of expenses. Expenses may include the employment of assisting staff 31 32 persons.
- 33 (3) The panel of referees, subject to any limits and requirements 34 established by the court, shall review the public record, monuments, 35 landmarks, and other documentary and physical references and shall 36 prepare a survey fixing the disputed corners, points, and lines. The 37 panel shall submit a report including findings, recommendations, and 38 survey maps, to the court.

p. 3 SSB 6266

- (4) Upon receipt of the report of the panel of referees, the court 1 2 shall conduct a hearing at which the referees may be examined by any of the parties regarding the basis of their report, recommendations, and 3 4 The court may adjourn the hearing from time to time and request the members of the panel of referees to make further 5 investigation or conduct additional surveys. Upon conclusion of the 6 hearing, the court shall enter a judgment fixing the location of the 7 8 disputed corners, points and lines and approving final survey maps. 9 The judgment shall be filed with the real property records in each 10 county in which any of the affected parcels of real estate or any portion of them is located and the final survey maps shall be filed in 11 accordance with chapter 58.09 RCW. 12
- (5) The court shall assess all costs, fees, and expenses authorized 13 to be paid to or on behalf of the panel of referees against the parties 14 15 to the action in amounts and proportions that the court deems just. 16 The costs, fees, and expenses so apportioned shall be a lien upon each 17 affected parcel of real property, severally, as against any transfer or incumbrance made, or attaching to the parcel, from the time of the 18 19 filing of the complaint or the filing of a notice of lis pendens, whichever is later. 20
- 21 (6) In the event that any one or more of the appointed referees 22 should refuse appointment or after accepting appointment resign, or 23 cease to be fit or qualified to continue, the court shall terminate the 24 appointment and appoint a replacement referee unless the work of the 25 panel is near conclusion and, at least, two of the members remain, in 26 which event, the court may elect not to replace the third member.
- NEW SECTION. Sec. 6. Any surveyor or any assistant, staff, or agent of any surveyor acting under an appointment by the department of natural resources or superior court under this chapter may, in any reasonable manner and at any reasonable time, go upon or across any lands necessary to complete any investigation and survey.
- NEW SECTION. Sec. 7. The following acts or parts of acts are each repealed:
- 34 (1) RCW 58.04.010 and 1895 c 77 s 9;
- 35 (2) RCW 58.04.020 and 1886 p 104 s 1;
- 36 (3) RCW 58.04.030 and 1886 p 105 s 2; and
- 37 (4) RCW 58.04.040 and 1886 p 105 s 3.

SSB 6266 p. 4

- NEW SECTION. Sec. 8. Sections 1 through 6 of this act are each added to chapter 58.04 RCW.
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p. 5 SSB 6266